Volume 30, Number 10 Pages 1039–1104 May 16, 2005

SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



ROBIN CARNAHAN SECRETARY OF STATE

MISSOURI REGISTER

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SECRETARY OF STATE

ROBIN CARNAHAN

Administrative Rules Division
James C. Kirkpatrick State Information Center
600 W. Main
Jefferson City, MO 65101
(573) 751-4015

DIRECTOR

Barbara Wood

EDITORS

BARBARA McDougal

JAMES McClure

ASSOCIATE EDITORS

CURTIS W. TREAT

SALLY L. REID

PUBLISHING STAFF

Wilbur Highbarger

JACQUELINE D. WHITE

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Administrative Rules Division
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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at http://www.sos.mo.gov/adrules/pubsched.asp

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HOW TO CITE RULES AND RSMo

RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

TitleCode of State RegulationsDivisionChapterRule1CSR10-1.010DepartmentAgency, DivisionGeneral area regulatedSpecific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons and findings which support its conclusion that there is an immediate danger to the public health, safety or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

ules filed as emergency rules may be effective not less than ten (10) days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

Il emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 20—DEPARTMENT OF INSURANCE Division 700—Licensing Chapter 1—Insurance Producers

EMERGENCY RULE

20 CSR 700-1.145 Demonstrating Incompetence, Untrustworthiness or Financial Irresponsibility in the Conduct of Variable Life and Variable Annuity Business by Insurance Producers

PURPOSE: This rule implements the requirements of section 375.141.1(8), RSMo, with respect to the demonstration of incompetence, untrustworthiness or financial irresponsibility in the sale of variable life and variable annuity products.

EMERGENCY STATEMENT: This emergency rule contains grounds for the discipline or disqualification of insurance producers in the sale of variable life and variable annuity products. This emergency rule is necessary to preserve the public welfare of Missouri citizens by ensuring the protection of consumers from unlawful activities of insurance producers regarding the sale of variable life and variable annuity products. As a result, the Missouri Department of Insurance finds an immediate danger to the public welfare and a compelling governmental interest, which requires emergency action. The scope of this emergency rule is limited to the conditions creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. In developing this emergency rule, rep-

resentatives of the insurance industry were consulted. The department believes this emergency rule is fair to all interested persons and parties under the circumstances. This emergency rule was filed April 14, 2005, effective April 26, 2005, expires January 1, 2006.

- (1) Grounds for the discipline or disqualification of producers shall include, in addition to other grounds specified in section 375.141, RSMo, the following acts or practices "demonstrating incompetence, untrustworthiness and financial irresponsibility":
- (A) Recommending to a customer the purchase, sale or exchange of any variable life or variable annuity product without reasonable grounds to believe that this transaction or recommendation is suitable for the customer based upon reasonable inquiry concerning the customer's investment and insurance objectives, financial situation and needs, and any other relevant information known by the producer;
- (B) Inducing trading or switching of variable contracts of a customer that is excessive in frequency in view of the customer's financial resources for the purpose of accumulation or compounding commissions;
- (C) In connection with the offer, sale or purchase of any variable life or variable annuity product, any business entity producer failing to reasonably supervise employees or agents of the producer;
- (D) In connection with the offer, sale or purchase of any variable life or variable annuity product, failing to comply with any applicable provision of the Conduct Rules of the National Association of Securities Dealers, or any applicable fair practice or ethical standard promulgated by the Securities and Exchange Commission or by a self-regulatory organization approved by the Securities and Exchange Commission;
- (E) Materially aiding or participating in any of the acts or practices enumerated in this rule.
- (2) The conduct set forth above is not inclusive. Engaging in any violation of state or federal law or regulation may constitute an act and practice demonstrating incompetence, untrustworthiness or financial irresponsibility. Engaging in other conduct such as nondisclosure or incomplete disclosure of material facts are fraudulent or dishonest business practices and may subject a producer to discipline or disqualification.

AUTHORITY: sections 374.040, 374.045 and 375.013, RSMo 2000. Emergency rule filed April 14, 2005, effective April 26, 2005, expires Jan. 1, 2006. A proposed rule covering this same material is published in this issue of the Missouri Register.

Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 1—OFFICE OF ADMINISTRATION
Division 20—Personnel Advisory Board and Division of
Personnel
Chapter 4—Appeals, Investigations, Hearings and
Grievances

PROPOSED AMENDMENT

1 CSR 20-4.020 Grievance Procedures. The Personnel Advisory Board is amending subsection (1)(B).

PURPOSE: This amendment eliminates the alternative dispute resolution procedure for personnel transactions or administrative decisions that are appealable only to the Personnel Advisory Board.

- (1) Grievance Procedure Established. The settlement of differences within the classified service between management and employees shall be provided through the establishment of an orderly grievance procedure in each division of service subject to the State Personnel Law
- (B) [Unless an agency has entered into an agreement with a certified bargaining representative that provides otherwise, t/The grievance procedure shall not apply in instances where the grievance involves personnel transactions or administrative decisions of the appointing authority for which the personnel law or rules provide a specific appeal to the Personnel Advisory Board or review by the personnel director.

AUTHORITY: section 36.070, RSMo 2000. Original rule filed Dec. 8, 1975, effective Dec. 19, 1975. Amended: Filed Dec. 1, 1992, effective July 8, 1993. Amended: Filed Sept. 16, 2002, effective March 30, 2003. Amended: Filed April 14, 2005.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Director of Personnel, Office of Administration, PO Box 388, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. A public hearing is scheduled for 1:00 p.m., July 12, 2005, in Room 400 in the Harry S Truman State Office Building, 301 W. High Street, Jefferson City, Missouri.

Title 2—DEPARTMENT OF AGRICULTURE Division 80—State Milk Board Chapter 5—Inspections

PROPOSED AMENDMENT

2 CSR 80-5.010 Inspection Fees. The board is amending section (1) on inspection fees.

PURPOSE: This rule is being amended by changing the time period for which the fees apply and publish the fees established by the State Milk Board for that period. This amendment updates the reference to the time period for which milk inspection fees apply.

(1) The inspection fee for fiscal year [2005 (July 1, 2004—June 30, 2005)] 2006 (July 1, 2005—June 30, 2006) shall be five cents (5¢) per hundred weight on milk produced on farms inspected by the State Milk Board or its contracted local authority and [four cents (4¢)] three cents (3¢) per hundred weight on milk imported from areas beyond the points of routine inspection.

AUTHORITY: section 196.939, RSMo, (2000). Original rule filed April 12, 1977, effective Sept. 11, 1977. For intervening history, please consult the Code of State Regulations. Amended: Filed April 11, 2005.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: The State Milk Board estimates that the following private entities will be affected by this proposed amendment in the given numbers: six (6) producer marketing agencies, five (5) additional Grade A dairy plants, and (4) producer distributors located in the state of Missouri (to be assessed five cents (5¢) per hundred weight on milk produced and/or handled) and five (5) producer marketing agencies and thirty-eight (38) individual Grade A dairy plants (to be assessed at three cents (3¢) per hundred weight on milk inspected from areas beyond the points of routine inspection). The State Milk Board further estimates the aggregate cost of the compliance with this proposed amendment by the enumerated entities to be \$1,380,574 for the period July 1, 2005 through June 30, 2006.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Milk Board office, Terry S. Long, Executive Secretary, 911-D Leslie Blvd., Jefferson City, MO 65101. Telephone 573-751-3830. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title:

Title 2 - DEPARTMENT OF AGRICULTURE

Division:

Division 80 - State Milk Board

Chapter:

Chapter 5 - Inspections

Type of Rulemaking:

PROPOSED AMENDMENT

Rule Number and Name: 2 CSR 80-5.010 Inspection Fees

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
6	Producer Mktg. Agencies	5¢ c.w.t.*
5	Grade A Dairy Plants/Missouri	5¢ c.w.t.*
5	Producer Mktg. Agencies	3¢ c.w.t.*

38 Grade A Dairy Plants 3¢ c.w.t.*

Outside Missouri

Grade A Producer Distributors

5¢ c.w.t*

(Small Business)

TOTAL COST ESTIMATE:

\$1,380,574

III. WORKSHEET

	PRIVATE ENTITY COSTS:	<u>FY 2006</u>
6	Producer Marketing Agencies and	
5	Grade A Dairy Plants of Missouri	5¢ c.w.t.*
4	Grade A Producer Distributors (small business)	5¢ c.w.t.*
5	Producer Marketing Agencies and	
38	Grade A Dairy Plants Outside Missouri	3¢ c.w.t.*
TOT	AL PRODUCER DISTRIBUTORS (SMALL BUSINESS) TOTAL COST ESTIMATE:	\$4,382.16 \$1,380,574
	TOTTE COOL ESTERNITE.	Ψ1,500,571

^{*} c.w.t. = per hundred weight (cost per pound)

IV. ASSUMPTIONS

The estimates contained in this fiscal note are based upon the following assumptions:

All estimates shown are based upon milk inspection fees collected during FY '04. Varying conditions (drought, severe cold weather, market conditions, etc.) effect total pounds of milk marketed, thereby effecting cost to private entities.

There are four (4) individual dairy producer's currently processing and marketing milk and product from their owned dairies in Missouri from which the statutory inspection fees must be assessed. The current and proposed fee for the upcoming fiscal year will be 5¢ per hundred weight (cost per pound) for in state produced raw milk.

In the case of the current four (4) producer distributors, the raw milk fee is not passed along through a marketing agency. Consequently, the individual producer distributor must forward the monthly assessment to the state in the same manner a large processing plant or a producers marketing agency at the first point of sale as defined in 196.945 RSMO.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 110—Missouri Dental Board Chapter 2—General Rules

PROPOSED RESCISSION

4 CSR 110-2.230 Endodontic Materials. This rule defined and established rules for the use of endodontic filling materials.

PURPOSE: The board is rescinding this rule because the board does not approve or disapprove materials used by dentists in any dental procedure. Missouri is the only state that has a rule banning the use of paraformaldehyde materials for root canal treatment. The board's action to rescind the rule does not indicate an endorsement of the material.

AUTHORITY: section 332.031, RSMo 1986. Original rule filed March 15, 1993, effective Sept. 9, 1993. Rescinded: Filed April 12, 2005.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivision more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Missouri Dental Board, Sharlene Rimiller, Executive Director, PO Box 1367, Jefferson City, MO 65102, by faxing (573) 751-8216 or via e-mail at dental@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 110—Missouri Dental Board Chapter 2—General Rules

PROPOSED RULE

4 CSR 110-2.260 Certification Requirements—Licensees Employed by or Contracting with Federally Qualified Health Centers

PURPOSE: This rule establishes the certification requirements of dentists and dental hygienists employed by, or contracting with, federally qualified health centers pursuant to HS HCS SS SS SCS for Senate Bill No. 1122 of the 92nd General Assembly (2004).

- (1) All licensed dentists and dental hygienists employed by, or contracting with, a federally qualified health center (health center) practicing dentistry or dental hygiene in this state shall certify in writing, on forms provided by the board, that the facility at which these services are provided meets the operating standards as prescribed by Chapter 332, RSMo. Such certification shall be provided to the board as a part of the initial registration of the health center and upon renewal of the registration.
- (2) The standards for cleanliness and sanitation shall be those established for health care professionals and health care facilities by the Centers for Disease Control (CDC) pursuant to section 191.694, RSMo and the Occupational Safety and Health Administration (OSHA) pursuant to 29 CFR 1910. The standards of professional-

ism shall be those required by Chapter 332, RSMo and the rules pursuant thereto.

(3) An application for registration of a health center will not be considered complete until the certification as required in section (1) of this rule is received and accepted by the board.

AUTHORITY: sections 332.031, RSMo 2000 and 332.081 and 332.321, RSMo Supp. 2004. Original rule filed April 12, 2005.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions an estimated one hundred thirty-one dollars and sixty cents (\$131.60) annually for the life of the rule. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities an estimated eighty dollars and thirty-six cents (\$80.36) for the life of the rule. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri Dental Board, Sharlene Rimiller, Executive Director, PO Box 1367, Jefferson City, MO 65102, by facsimile at (573) 751-8216 or by emailing dental@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 4 -Department of Economic Development

Division 110 - Missouri Dental Board

Chapter 2 - General Rules

Proposed Amendment - 4 CSR 110-2.260 Certification Requirements - Licensees Employed by or Contracting with Federally Qualified Health Centers

Prepared March 25, 2005 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision Missouri Dental Board	Estimated Annual Cost of Compliance \$131.60
Total Annual Cost of Compliance for the Life of the Rule	

III. WORKSHEET

1. CALCULATION OF EXPENSE AND EQUIPMENT AND PERSONAL SERVICE COSTS:

The board anticipates the Licensure Technician II will review the applications for completeness, update the division's licensing system, prepare and send follow up letters, follow up with applicant's for any additional information needed, respond to telephone inquiries, process all documentation, prepare flow sheet for board review, and issue and mail the registration.

Employee's salaries were calculated using the annual salary multiplied by 40.77% for fringe benefits and then were divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications. The total cost was based on the cost per application multiplied by the estimated number of applications.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Licensing Technician II	\$23,736	\$33,413.17	\$16.06	\$0.27	10 minutes	\$2,68	\$74.97

France	hne	Equipment	and F	Personal	Service	Dollars

Application Printing	\$0.80
Letterhead Printing	\$0.15
Envelope for Mailing Application	\$0.16
Postage for Mailing Application	\$1.03
Printing of registration	\$0.05
Postage for Mailing registration	\$0.37
Total Per Applicant:	\$2.56

Total Expense and Equipment Costs:

\$71.68

IV. ASSUMPTIONS

- 1. The board anticipates 28 applications will be received annually.
- 2. In the event inadequate information is submitted, it may be necessary for the board to review an application but it is not anticipated.
- 3. The total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 4 -Department of Economic Development

Division 110 - Missouri Dental Board

Chapter 2 - General Rules

Proposed Amendment - 4 CSR 110-2.260 Certification Requirements - Licensees Employed by or Contracting with Federally Qualified Health Centers

Prepared March 25, 2005 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would likely be affected by the adoption of	Classification by type of the business entities which would likely be affected:	Estimated annual cost of compliance with the amendment by
the proposed amendment:		affected entities:
28	Applicants (notary fee @ \$2.50)	\$70.00
28	Applicants (postage @ \$.37)	\$10.36
	Estimated Annual Cost of Compliance for the Life of the Rule	\$80.36

III. WORKSHEET

See table above.

IV. ASSUMPTION

- 1. The above figures are based on the legislative fiscal note filed with SB1122 (2004).
- 2. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

PROPOSED AMENDMENT

12 CSR 10-24.050 Deletion of Traffic Convictions and Suspension or Revocation Data From Missouri Driver Records. The director proposes to amend section (1).

PURPOSE: This proposed amendment clarifies procedures for expungement of previously recorded traffic violations, suspensions or revocations of a driving privilege from a Missouri driver record.

- (1) The Department of Revenue, when otherwise not prohibited by law, may delete from a Missouri driver record a previously recorded traffic conviction, suspension or revocation of a driving privilege if all of the following conditions are met:
- (A) The conviction in question occurred more than three (3) years previously, [and] did not [cause] involve a commercial driver license (CDL) holder or a commercial motor vehicle, and did not cause a suspension or revocation of the individual's driving privilege;
- (B) The conviction is not for a state violation of "no driver license," a state violation of "no motorcycle qualified," a state, county or municipal violation of "driving while suspended/revoked," a state violation of "leaving the scene of an accident," [a state, county or municipal violation of "leaving the scene of an accident when the person was operating a commercial motor vehicle," a state, county or municipal violation of "driving while out of service," a state or county violation "where a fatality occurred while operating a commercial motor vehicle"] or a state "felony";
- (C) The conviction in question involved a CDL holder or a commercial motor vehicle and the following conditions exist:
- 1. Serious traffic violations, as described in 49 CFR 383.5 and 49 CFR 383.51 occurred more than four (4) years ago and did not cause a suspension, revocation, or disqualification of a driving privilege;
- 2. Railroad-highway grade crossing violations, as described in 49 CFR 384.223 and 49 CFR 383.51 occurred more than four (4) years ago and did not cause a suspension, revocation, or disqualification of a driving privilege;
- 3. Driving while out-of-service traffic violations, as described in 49 CFR 384.222 and 49 CFR 383.51 occurred more than fifteen (15) years ago;
- 4. Major traffic violations, as described in 49 CFR 383.51 occurred more than fifty-five (55) years ago;
- 5. All other traffic violations occurred more than three (3) years ago and did not cause a suspension, revocation, or disqualification of a driving privilege;

[(C)](D) The conviction did not involve an alcohol- or drug-related driving offense or enforcement contact;

[(D)](E) The suspension or revocation on the driver record was reinstated more than five (5) years previously, [and] did not involve the failure to maintain financial responsibility as provided in section 303.041, RSMo, and did not involve a CDL holder or a commercial motor vehicle violation;

[(E)](F) The suspension or revocation on the driver record did not involve an alcohol-related offense or enforcement contact; except when the offense was committed by a person under the age of twenty-one (21), who had a blood alcohol content of .02 or more and an expungement of the records is provided for in section 302.545, RSMo:

[(F)](G) The suspension on the driver record did not involve the theft of motor fuel as provided in section 302.286, RSMo;

(H) The suspension on the driver record was not imposed as a result of a person's failure to stop before reaching a school bus

that was receiving or discharging school children;

- (I) The failure to appear suspension involving a CDL holder or commercial motor vehicle was reinstated and no longer supported by any of the violations described in (1)(C)1. through (1)(C)5;
- (J) The disqualification on the driver record was reinstated and/or restored and no longer supported by any of the violations described in (1)(C)1. through (1)(C)5;

[(G)](K) The driver record does not contain information regarding the mental or physical competence of the individual to retain a driver[s] license; and

[(H)](L) The driver record is not currently under investigation.

AUTHORITY: sections 302.286, 302.304, 302.309 and 303.041, RSMo Supp. [2001] 2004, and 49 CFR 384.231(d). Original rule filed May 27, 1986, effective Aug. 25, 1986. Amended: Filed Sept. 8, 1989, effective Jan. 26, 1990. Amended: Filed Jan. 31, 1992, effective June 25, 1992. Amended: Filed Nov. 4, 1999, effective May 30, 2000. Amended: Filed May 1, 2000, effective Oct. 30, 2000. Amended: Filed Sept. 27, 2001, effective March 30, 2002. Amended: Filed July 22, 2002, effective Jan. 30, 2003. Amended: Filed April 11, 2005.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Revenue, Office of Legislation and Regulations, PO Box 629, Jefferson City, MO 65105. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

PROPOSED AMENDMENT

12 CSR 10-24.428 Excessive Speed Defined. The director proposes to amend section (1).

PURPOSE: This proposed amendment defines excessive speed used for commercial motor vehicle disqualification actions when the driver is licensed as a commercial (Class A, B or C) driver and is driving a noncommercial vehicle.

(1) For the purpose of disqualification under 302.755, RSMo, a conviction for excessive speed is a serious traffic violation as prescribed by 49 CFR section 383.5 of the Federal Motor Carrier Safety Regulations, published by the Department of Transportation, Federal Motor Carrier Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, July 31, 2002, if the actual speed is fifteen (15) miles per hour or more above the posted speed limit while the driver is operating a commercial motor vehicle or if the driver is licensed as a commercial (Class A, B or C) driver and is driving a noncommercial vehicle. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 302.700, **RSMo Supp. 2004 and** 302.755 and 302.765, RSMo [1994] 2000. Original rule filed July 21, 1994, effective Jan. 29, 1995. Amended: Filed Aug. 11, 1995, effective Feb. 25, 1996. Amended: Filed April 11, 2005.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Revenue, Office of Legislation and Regulations, PO Box 629, Jefferson City, MO 65105. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

PROPOSED AMENDMENT

12 CSR 10-24.444 Ten-Year Disqualification. The director proposes to amend section (2).

PURPOSE: This amendment establishes the requirements for obtaining a commercial driver license after receiving a ten (10)-year disqualification involving a commercial motor vehicle or noncommercial motor vehicle under section 302.755.3, RSMo.

- (2) The applicant must prove to the director that during the ten (10) years immediately preceding the application the applicant:
- (A) Has had no alcohol- or drug-related conviction(s) as defined in section 302.700, RSMo, in Missouri or any other jurisdiction involving operation of a commercial motor vehicle or while operating a noncommercial motor vehicle when licensed as a commercial driver;
- (B) Has successfully completed an alcohol- or drug-related traffic offender or rehabilitation program which meets or exceeds the minimum standards approved by the Department of Mental Health or a comparable program approved by the *[director of revenue]* Department of Mental Health if the disqualifying offenses were drug or alcohol related;
- (C) Has had no commercial motor vehicle conviction(s) or noncommercial motor vehicle convictions while licensed as a commercial driver in Missouri or any other state during the ten (10)year period preceding the application;

AUTHORITY: sections 302.755 and 302.765, RSMo [1994] Supp. 2004. Original rule filed Nov. 29, 1995, effective May 30, 1996. Amended: Filed April II, 2005.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Revenue, Office of Legislation and Regulations, PO Box 629, Jefferson City, MO 65105. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

PROPOSED RULE

12 CSR 10-24.474 Calculation of the Commercial Driver Disqualification

PURPOSE: This rule defines the usage of the motor vehicle violation (offense) date when determining if two (2) or more serious traffic convictions occurred within the three (3)-year period specified in 49 CFR 383.51.

(1) For the purpose of disqualification under section 302.755.5, RSMo, the motor vehicle traffic violation offense date shall be used in determining if two (2) or more serious traffic convictions occurred within a three (3)-year period.

AUTHORITY: section 302.755.5, RSMo Supp. 2004 and 302.765, RSMo 2000 and 49 CFR 383.51. Original rule filed April 11, 2005.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Revenue, Office of Legislation and Regulations, PO Box 629, Jefferson City, MO 65105. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 500—Withholding Tax

PROPOSED RULE

12 CSR 10-500.210 Monthly Employer Withholding Tax Electronic Filing and Payment Requirement

PURPOSE: This rule sets forth the electronic filing and payment requirements for monthly withholding tax returns.

- (1) In general, section 143.221, RSMo, provides the director of the Missouri Department of Revenue (director) the authority to prescribe forms upon which withholding tax returns are made and to designate the depository into which withholding taxes are to be paid. Pursuant to this authority, the director prescribes that all monthly filers must file withholding tax returns and payments electronically.
- (2) Definition of Terms.
- (A) Electronic—Electronic Funds Transfer (EFT) through Automated Clearing House (ACH) Credit, Electronic Bank Draft, Credit Card, Telefile, Online, or other alternate electronic filing method approved by the director.
- (B) Monthly filer—An employer as defined in sections 143.191–143.265, RSMo, or an entity required to deduct and withhold the aggregate amount of five hundred dollars (\$500) or more per month but less than nine thousand dollars (\$9,000) per month in each of at least two (2) months during the prior twelve (12) months or an employer voluntarily filing withholding tax returns on a monthly basis.
- (3) Basic Application.
- (A) Effective October 1, 2005, every monthly filer shall file all MO-941 withholding tax returns and payments electronically. This

rule does not alter the statutory due dates of the withholding tax returns and payments.

- (B) As soon as possible after publication of this rule, but in no event later than October 1, 2005, every monthly filer must establish an electronic filing and payment method and submit test documents as appropriate to the director.
- (C) The postmark date of every electronic withholding tax return and payment shall be the effective date that the electronic transmission is received and approved by the Federal Reserve System.
- (D) Any new monthly filer that registers for withholding with the department after September 30, 2005, may file its initial two (2) MO-941 withholding tax returns by paper and may make payment of these returns by check, cashiers check or money order. All subsequent MO-941 withholding tax returns and payments shall be made electronically. This rule does not alter the statutory due dates of the withholding tax returns and payments.
- (E) After September 22, 2005, voucher booklets will no longer be produced or mailed by the department to monthly filers.

(4) Examples.

- (A) On January 3, 2006, a business files an application for withholding tax registration as a monthly filer indicating the business will have employees and begin withholding taxes on January 10, 2006. The withholding tax returns and payments for the January and February reporting periods may be made by paper. Withholding tax returns and payments beginning with the March reporting period must be made electronically.
- (B) A business is a quarterly withholding tax filer. The department determines that the business should be changed to a monthly filer in the next calendar year. The withholding tax returns and payments for the January and February reporting periods may be made by paper; all subsequent returns and payments must be made electronically.
- (C) A business is a quarter-monthly (weekly) withholding tax filer. The department determines that the business should be changed to a monthly filer in the next calendar year. As a quarter-monthly (weekly) filer, the business should already be paying electronically. Therefore, the return and payments must continue to be made electronically.

AUTHORITY: sections 143.221 and 143.961, RSMo 2000. Original rule filed April 27, 2005.

PUBLIC COST: This proposed rule is estimated to save the state ninety-seven thousand four hundred dollars (\$97,400) in FY06.

PRIVATE COST: This proposed rule is estimated to save private entities six hundred thirty-two thousand (\$632,000) in FY06 with that savings recurring annually over the life of the rule. These savings reflect differences between the cost of filing paper returns with payment by paper checks and the cost of filing electronically with electronic payment.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Revenue, Office of Legislation and Regulations, PO Box 629, Jefferson City, MO 65105. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

I. RULE NUMBER

Rule Number and Name:	12 CSR 10-500.210 Monthly Employer Withholding Tax Electronic Filing and Payment Requirement
Type of Rulemaking:	
	Proposed Rule

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Annual Cost of Compliance in the Aggregate
Missouri Department of Revenue	\$97,400 (Savings)

III. WORKSHEET

The Department of Revenue has estimated that a total of 40,500 Employer Withholding Tax Accounts will be impacted totaling 486,000 paper returns. The reduction in manual processing effort will equate to three full time employees: (2) Office Support Assistant (Clerical) positions and (1) Account Clerk II position totaling \$60,900. The reduction in FTE will also result in a cost savings associated with general supplies totaling \$4,500.

The cost to the Department of Revenue to produce the necessary monthly filing frequency returns (voucher book) is approximately \$20,000. Postage costs to mail these monthly returns is \$12,000.

Personal Service Costs	\$60,900
General Supplies	\$ 4,500
Cost of Returns (Voucher Books)	\$20,000
Cost of Postage	\$12,000
•	
Total Savings	\$97,400

IV. Assumptions

The costs assume an annual salary for an Office Support Assistant (Clerical) of \$19,314 and annual salary for an Account Clerk II of \$22,272. It is also assumed the volume of returns will be relatively consistent with current monthly filings.

FISCAL NOTE PRIVATE COST

I. RULE NUMBER

Rule Number and Name:	12 CSR 10-500.210 Monthly Employer Withholding Tax		
	Electronic Filing and Payment Requirement		
Type of Rulemaking:	Proposed Rule		

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by adoption of the proposed rule	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
40,500	Employers required to remit Missouri Withholding Tax on a Monthly filing frequency. \$.70 cost per return to make remittance via electronic format.	\$631,800 (Savings)

III. WORKSHEET

The Department of Revenue receives approximately 486,000 returns per year from approximately 40,500 Employers reporting on a monthly basis. The estimated cost for a business to prepare and submit a paper check, as remittance, is \$2 per filed return. The cost to all filers to comply is 486,000 X \$2 = \$972,000.

The estimated cost for a business to submit a payment via electronic format (ACH Debit/Credit) is \$.70 per filed return. The cost to all filers to comply is 486,000 X \$.70 = \$340,200.

The estimated cost savings for a business to submit payment via electronic format as opposed to a paper check is \$631,800.

Paper Check Cost \$972,000
Electronic Payment Cost - \$340,000
Estimated Cost Savings \$631,800

IV. ASSUMPTIONS

The department cannot determine the actual costs of preparing and making a payment in either a paper check format or electronically. The department assumes for purposes of this fiscal note that it costs \$2 per paper check and \$.70 per electronic payment.

The figures above are based on the assumption every business makes a single payment transaction for each reporting period.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 1—Food Protection

PROPOSED RESCISSION

19 CSR 20-1.060 Licensing of Beverage Manufacturers and Distributors and the Collection of Inspection Fees. This rule defined requirements for licensing of manufacturers and collecting non-intoxicating beverage inspection fees.

PURPOSE: This rule is being rescinded as the statute for the department's authority, 196.440, RSMo 1986 has been repealed and as such enforcement is no longer necessary.

AUTHORITY: section 196.440, RSMo 1986. This rule was previously filed as 13 CSR 50-75.010. Original rule filed Nov. 1, 1961, effective Jan. 1, 1962. Amended: Filed June 2, 1982, effective Sept. 11, 1982. Rescinded: Filed April 15, 2005.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Bryant McNally, Division Director, Missouri Department of Health and Senior Services; Division of Environmental Health and Communicable Disease Prevention; PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 2—Protection of Drugs and Cosmetics

PROPOSED RESCISSION

19 CSR 20-2.010 Inspection of the Manufacture and Sale of Drugs and Devices. This rule established manufacturing and labeling standards for drugs and devices.

PURPOSE: This rule is being rescinded as it is outdated and as such enforcement is no longer necessary.

AUTHORITY: section 196.045, RSMo 1986. This rule was previously filed as 13 CSR 50-71.010. Original rule filed Nov. 17, 1949, effective Nov. 27, 1949. Rescinded: Filed April 15, 2005.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Bryant McNally, Division Director, Missouri Department of Health and

Senior Services; Division of Environmental Health and Communicable Disease Prevention; PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 2—Protection of Drugs and Cosmetics

PROPOSED RESCISSION

19 CSR 20-2.030 The Return and Resale of Drugs and Medicines. This rule established conditions for the return of drugs and medicines to the location where purchased.

PURPOSE: This rule is being rescinded as it is outdated and no longer needs to be enforced due to the passage of HS HCS SCS SB 1160, section 196.979, 92nd Leg. 2nd Sess. (MO 2004).

AUTHORITY: sections 192.020 and 196.045, RSMo 1986. This rule was previously filed as 13 CSR 50-73.010. Original rule filed Nov. 21, 1958, effective Jan. 20, 1959. Rescinded: Filed April 15, 2005.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Bryant McNally, Division Director, Missouri Department of Health and Senior Services; Division of Environmental Health and Communicable Disease Prevention; PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 20—Communicable Diseases

PROPOSED AMENDMENT

19 CSR 20-20.080 Duties of Laboratories. The Department of Health and Senior Services proposes to amend the Purpose statement and sections (1), (2) and (3).

PURPOSE: This amendment revises the name of the department to accurately reflect its current name (as set forth in section 192.002, RSMo), specifies the requirement to report numeric test results, adds the requirement to report patients' ethnicity, modifies the requirement to report results of tests for seven (7) diseases/conditions, and adds the requirement to report results of tests and to submit isolates/specimens for five (5) additional diseases/conditions.

PURPOSE: This rule establishes the responsibility of laboratories to report to the Missouri Department of Health and Senior Services specified results of tests and to submit isolates/specimens for certain diseases and conditions.

- (1) The director, person in charge of any laboratory, or designee of the director or person in charge of any laboratory, shall report to the local health authority or the Missouri Department of Health and Senior Services the result of any test that is positive for, or suggestive of, any disease or condition listed in 19 CSR 20-20.020. These reports shall be made according to the time and manner specified for each disease or condition following completion of the test and shall designate the test performed, [the] all results of the test, including numeric results, if applicable, units of measure of the results, and reference ranges for normal and abnormal results, the name and address of the attending physician, the name of the disease or condition diagnosed or suspected, the date the test results were obtained, the name and home address (with zip code) of the patient and the patient's age, date of birth, sex, [and] race, and ethnicity.
- (2) In reporting findings for diseases or conditions listed in 19 CSR 20-20.020, laboratories shall report—

Arsenic—[(urinary) level greater than or equal to one hundred micrograms per liter (\geq 100 μ g/l) in a 24-hour urine sample] results of all biological specimens including time frame(s) of urine specimen collection, if applicable;

Cadmium—[(urinary) level greater than or equal to three micrograms per liter (\geq 3.0 μ g/l) in a 24-hour urine sample] results of all biological specimens including time frame(s) of urine specimen collection, if applicable;

Carboxyhemoglobin **proportion**—[level greater than fifteen percent (15%]] all results;

Chemical/pesticide (blood or serum)—[level greater than the Lowest Quantifiable Limit] all results, including if none detected:

Lead [(blood)] level—[report] results of all [results] biological specimens;

Mercury—[(blood) level greater than or equal to threetenths micrograms per deciliter ($\geq 0.3~\mu/dl$)] results of all biological specimens including time frame(s) of urine specimen collection, if applicable; and

[Mercury (urinary) level greater than or equal to twenty micrograms per liter (\geq 20 µg/l)in a 24-hour urine sample; and]

Methemoglobin proportion—[greater than or equal to seven-ty-five percent $(\geq 75\%)$] all results.

(3) Isolates or specimens positive for the following reportable diseases or conditions must be submitted to the State Public Health Laboratory for epidemiological or confirmation purposes:

Anthrax (Bacillus anthracis)

Campylobacteriosis

Cholera (Vibrio cholerae)

Diphtheria (Corynebacterium diphtheriae)

Enteric Escherichia coli infection (E.coli O157:H7)

Haemophilus influenza, invasive disease

Influenza-associated pediatric mortality

Malaria (Plasmodium species)

Measles (rubeola)

Mycobacterium tuberculosis

Neisseria meningitides, invasive disease

Orthopoxvirus (smallpox/cowpox-vaccinia/monkeypox)

Pertussis (Bordetella pertussis)

Plague (Yersinia pestis)

Salmonellosis (all Salmonella species)

Severe Acute Respiratory Syndrome-associated Coronavirus (SARS-CoV) disease

Shigellosis (all *Shigella* species)

Vancomycin-intermediate Staphylococcus aureus (VISA)

Vancomycin Resistant Staphylococcus aureus

AUTHORITY: sections 192.006, RSMo 2000 and 192.020, RSMo Supp. 2004. This rule was previously filed as 13 CSR 50-101.090.

Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulatios. Amended: Filed April 15, 2005.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions twenty-six thousand four hundred thirty-eight dollars and forty cents (\$26,438.40) annually in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities nine thousand two hundred twelve dollars and forty-eight cents (\$9,212.48) annually in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Bryant McNally, Director, Division of Environmental Health and Communicable Disease Prevention, PO Box 570, Jefferson City, MO 65102-0570, Phone (573) 751-6080. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC ENTITY COST

I. RULE NUMBER

Title: 19 - Department of Health and Senior Services

Division: 20 - Environmental Health and Communicable Disease Prevention

Chapter: 20 - Communicable Diseases

Type of Rule Making: Proposed

Rule Number and Name: 19 CSR 20-20.080 Duties of Laboratories

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Missouri Department of Health and Senior Services	\$
Missouri State Public Health Laboratory	\$26,438.40 annually
County/district health agencies	\$
	Total = \$26,438.40 annually

III. WORKSHEET

See attached Fiscal Note Worksheet: Public Entity Cost Estimate(s), January 2005

IV. ASSUMPTIONS

See attached Fiscal Note Worksheet: Public Entity Cost Estimate(s), January 2005

FISCAL NOTE WORKSHEET:

Public Entity Cost Estimate(s),

January 2005

1. CORRECTION OF TITLE TO "MISSOURI DEPARTMENT OF HEALTH AND SENIOR SERVICES".

No additional public reporting costs anticipated.

2. MODFICATION OF REQUIREMENT TO REPORT "NUMERIC TEST RESULTS, UNITS OF MEASURE, AND REFERENCE RANGES".

No additional public reporting costs anticipated.

3. ADDITION OF REQUIREMENT TO REPORT "ETHNICITY".

No additional public reporting costs anticipated.

4. MODIFICATION TO "ARSENIC (urinary)level greater than or equal to one hundred micrograms per liter (≥100 μg/l) in a 24-hour urine sample".

No additional public reporting costs anticipated.

5. MODIFICATION TO "CADMIUM (urinary)level greater than or equal to three micrograms per liter (≥3.0 μg/l) in a 24-hour urine sample".

No additional public reporting costs anticipated.

6. MODIFICATION TO "CARBOXYHEMOGLOBIN level greater than fifteen percent (15%)".

No additional public reporting costs anticipated.

7. MODIFICATION TO "CHEMICAL/PESTICIDE (blood or serum)level greater than the Lowest Quantifiable Limit".

No additional public reporting costs anticipated.

8. MODIFICATION TO "LEAD (blood)level -report all results".

No additional public reporting costs anticipated.

9. MODIFICATION TO "MERCURY (blood) level greater than or equal to three-tenths micrograms per deciliter (>0.3 μ/dl)" and to "MERCURY (urinary) level greater than or equal to twenty micrograms per liter (>20 μg/l) in a 24-hour urine sample".

No additional public reporting costs anticipated.

10. MODIFICATION TO "METHEMOGLOBIN proportion greater than or equal to seventy-five percent (>75%)".

No additional public reporting costs anticipated.

11. ADDITION OF "CAMPYLOBACTERIOSIS".

Assumption: Campylobacteriosis is a CDC nationally notifiable and Missouri reportable disease/condition.

In the past five years (1999-2003), there have been an average of 588 confirmed (by laboratory culture of campylobacter from feces or blood) cases of campylobacteriosis reported in Missouri (Missouri Health Surveillance Information System - MOHSIS). Taking this historical incidence into consideration, the expected number of confirmed campylobacteriosis cases projected to occur annually in Missouri may be approximately 600.

PUBLIC ENTITY COST TO REPORT CAMPYLOBACTERIOSIS = \$18,038.40. The public entity cost to submit 600 isolates/specimens to the State Public Health Laboratory (SPHL) is calculated as:

Reagents/supplies (enterics/PFGE) = \$2,000 Personnel (2/5 Public Health Lab Sci) = \$13,032 Total estimate for 600 Campy tests = \$18,038.40

12. ADDITION OF "INFLUENZA-ASSOCIATED PEDIATRIC DEATHS".

Assumption: The Centers for Disease Control and Prevention (CDC) made influenza-associated pediatric deaths a reportable condition as of October 9, 2004. The CDC website states, "An influenza-associated death is defined ... as a death resulting from a clinically compatible illness that was confirmed to be influenza by an appropriate laboratory or rapid diagnostic test. ... Influenza-associated deaths in all persons aged <18 years should be reported." The communicable disease reporting guidelines (RSMo 192.139) requires that MDHSS' reporting guidelines "...shall be in accordance with guidelines, funding requirements, or recommendations established by the federal Centers for Disease Control."

In the past five years (1999-2003), there have been five deaths among Missouri residents aged less than 18 years with 'Influenza due to identified influenza virus' (International Statistical Classification of Diseases and Related Health Problems, 10th Revision, Volume 1 code J10) listed as the underlying cause of death. However, four of these deaths occurred in 2003. Taking this historical incidence into consideration, the expected number of influenza-associated pediatric mortality cases projected to occur annually in Missouri may be five or less.

PUBLIC ENTITY COST TO REPORT INFLUENZA-ASSOCIATED PEDIATRIC DEATHS = \$1,160. The public entity cost to submit five isolates/specimens to the SPHL is calculated as:

Total estimate for five cases	= \$1	.160
Total estimate for one case	= \$	232
Hazmat shipping to CDC	= \$	50
Transport box	= \$	100
Influenza culture	= \$	82

13. ADDITION OF "ORTHOPOXVIRUS".

Assumption: Orthopoxvirus includes smallpox, monkey pox, and cowpox. Cowpox includes vaccinia, "A contagious disease of cattle, produced in humans by inoculation with cowpox virus to confer immunity against smallpox." (Taber's Cyclopedic Medical Dictionary, 19th Edition) Under 19 CSR 20-20.020 Reporting Communicable, Environmental and Occupational Diseases, these diseases/conditions are currently reportable in Missouri. [NOTE: Monkeypox is reportable as the occurrence of even a single case is considered an outbreak (i.e., Outbreaks or epidemics of any illness, disease or condition that may be of public health concern).]

In 2003, MDHSS participated in the vaccination of 1,253 people, of which nine (or 0.7%) developed an adverse reaction (i.e., vaccinia) (MOHSIS). In 2004, MDHSS participated in the vaccination of 137 people, of which none developed an adverse reaction. Currently MDHSS does not plan on vaccinating more than approximately 50 people at any time in the future. Taking Missouri's combined 2003 and 2004 incidence into consideration, the expected number of orthopoxvirus (i.e., vaccinia) cases projected to occur annually in Missouri may be five or less.

PUBLIC ENTITY COST TO REPORT ORTHOPOXVIRUS = \$1,710. The public entity cost to submit five isolates/specimens to the SPHL is calculated as:

Total estimate for five cases:	= \$1.710
Total estimate for one case	= \$ 342
Hazmat shipping to CDC	=\$ 50
Collection and transport box	= \$ 100
Specimens for one patient-PCR \$96 X2	= \$ 192

14. ADDITION OF "SEVERE ACUTE RESPIRATORY SYNDROME-ASSOCIATED CORONAVIRUS (SARS-CoV) DISEASE".

Assumption: Severe Acute Respiratory Syndrome-Associated Coronavirus (SARS-CoV) disease is a CDC nationally notifiable disease/condition. Additionally, MDHSS has proposed that SARS-CoV become a reportable disease/condition in Missouri under 19 CSR 20-20.020.

To date, there has been one case of 'suspect' SARS-CoV in Missouri. Taking the historical incidence into consideration, the expected number of SARS-CoV cases projected to occur annually in Missouri may be five or less.

PUBLIC ENTITY COST TO REPORT SARS-CoV DISEASE = \$5,280. The public entity cost to submit five isolates/specimens to the SPHL is calculated as:

Specimens for one patient-RT-PCR \$228 X 2	= \$	456
Serology for one patient (acute/convalescent)	= \$	150
Collection and transport box	= \$	100
Hazmat shipping to CDC	= \$	50
Total estimate for one case:	= \$1	,056
Total estimate for five cases:	= \$5	,280

15. ADDITION OF "VANCOMYCIN-INTERMEDIATE STAPHYLOCOCCUS AUREUS" (VISA).

Assumption: Vancomycin-resistant *Staphylococcus aureus* (VISA) is a CDC nationally notifiable disease/condition. Additionally, MDHSS has proposed that VISA become a reportable disease/condition in Missouri under 19 CSR 20-20.020. VISA infections are rare. Only eight cases have been reported in the United States.

No state has reported more than one (1) case of VISA. Taking the historical incidence into consideration, the expected number of VISA cases that would occur annually in Missouri would be five or less.

PUBLIC ENTITY COST TO REPORT VISA = \$250. The public entity cost to submit five isolates/specimens to the SPHL is calculated as:

HazMat shipping to CDC for one case

=\$ 50

Total estimate for five cases

= \$250

TOTAL PUBLIC ENTITY COSTS:

\$18,038.40 + \$1,160 + \$1,710 + \$5,280 + \$250 = \$26,438.40

Table. Distribution of Total Public Entity Cost(s), by Affected Agency or Political Subdivision

Affected Agency or	Portion, or Fraction,	Estimated Cost of Compliance in the
Political Subdivision MDHSS	of Total Costs	Aggregate ©
State Public Health Laboratory	100%	\$26,438.40 annually
County/district health agencies	0%	\$

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: 19 - Department of Health and Senior Services

Division: 20 - Environmental Health and Communicable Disease Prevention

Chapter: 20 – Communicable Diseases

Type of Rule Making: Proposed

Rule Number and Name: 19 CSR 20-20.080 Duties of Laboratories

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities.
approximately 850	Hospital and private laboratories	\$9,212.48 annually
		Total = \$9,212.48 annually

III. WORKSHEET

See attached Fiscal Note Worksheet: Private Entity Cost Estimate(s), January 2005

IV. ASSUMPTIONS

See attached Fiscal Note Worksheet: Private Entity Cost Estimate(s), January 2005

FISCAL NOTE WORKSHEET:

Private Entity Cost Estimate(s),

January 2005

1. CORRECTION OF TITLE TO "MISSOURI DEPARTMENT OF HEALTH AND SENIOR SERVICES".

No additional public reporting costs anticipated.

2. MODFICATION OF REQUIREMENT TO REPORT "NUMERIC TEST RESULTS, UNITS OF MEASURE, AND REFERENCE RANGES".

No additional private reporting costs anticipated.

3. ADDITION OF REQUIREMENT TO REPORT "ETHNICITY".

No additional private reporting costs anticipated.

4. MODIFICATION TO "ARSENIC (urinary)level greater than or equal to one hundred micrograms per liter (≥100 μg/l) in a 24-hour urine sample".

No additional private reporting costs anticipated.

5. MODIFICATION TO "CADMIUM (urinary)level greater than or equal to three micrograms per liter (≥3.0 μg/l) in a 24-hour urine sample".

No additional private reporting costs anticipated.

6. MODIFICATION TO "CARBOXYHEMOGLOBIN level greater than fifteen percent (15%)".

No additional private reporting costs anticipated.

7. MODIFICATION TO "CHEMICAL/PESTICIDE (blood or serum)level greater than the Lowest Quantifiable Limit".

No additional private reporting costs anticipated.

8. MODIFICATION TO "LEAD (blood)level –report all results".

No additional private reporting costs anticipated.

9. MODIFICATION TO "MERCURY (blood) level greater than or equal to three-tenths micrograms per deciliter (≥0.3 μ/dl)" and to "MERCURY (urinary) level greater than or equal to twenty micrograms per liter (>20 μg/l) in a 24-hour urine sample".

No additional private reporting costs anticipated.

10. MODIFICATION TO "METHEMOGLOBIN proportion greater than or equal to seventy-five percent (≥75%)".

No additional private reporting costs anticipated.

11. ADDITION OF "CAMPYLOBACTERIOSIS".

Assumption: Campylobacteriosis is a CDC nationally notifiable and Missouri reportable disease/condition.

In the past five years (1999-2003), there have been an average of 588 confirmed (by laboratory culture of campylobacter from feces or blood) cases of campylobacteriosis reported in Missouri (Missouri Health Surveillance Information System - MOHSIS). Taking this historical incidence into consideration, the expected number of confirmed campylobacteriosis cases projected to occur annually in Missouri may be approximately 600.

PRIVATE ENTITY COST TO REPORT CAMPYLOBACTERIOSIS = \$8,915.32. Laboratory materials for 600 isolates/specimens is estimated to cost \$6,000 (i.e., \$10 per isolate/specimen). Assuming 15 minutes of processing time per isolate/specimen by a laboratory technician with total compensation of \$40,425.71 (i.e., annual salary = \$22,272, fringe = &8,516.81 {or .3824 of annual salary}, and indirect = \$9,636.89 {or .313 of annual salary and fringe}), processing for 600 isolates/specimens is estimated to cost \$2,915.32 (i.e., \$4.86 per isolate/specimen).

Because the State Public Health Laboratory (SPHL) provides, at no cost to the submitting laboratory(ies), a mailer(s) and a state-wide courier for shipping isolates/specimens; the private cost associated with shipping the isolate(s)/specimen(s) is expected to be negligible.

12. ADDITION OF "INFLUENZA-ASSOCIATED PEDIATRIC DEATHS".

Assumption: The Centers for Disease Control and Prevention (CDC) made influenza-associated pediatric deaths a reportable condition as of October 9, 2004. The CDC website states, "An influenza-associated death is defined ... as a death resulting from a clinically compatible illness that was confirmed to be influenza by an appropriate laboratory or rapid diagnostic test. ... Influenza-associated deaths in all persons aged <18 years should be reported." The communicable disease reporting guidelines (RSMo 192.139) for the Missouri Department of Health and Senior Services (MDHSS) requires that MDHSS' reporting guidelines "...shall be in accordance with guidelines, funding requirements, or recommendations established by the federal Centers for Disease Control."

In the past five years (1999-2003), there have been five deaths among Missouri residents aged less than 18 years with 'Influenza due to identified influenza virus' (International Statistical Classification of Diseases and Related Health Problems, 10th Revision, Volume 1 code J10) listed as the underlying cause of death. However, four of these deaths occurred in 2003. Taking this historical incidence into consideration, the expected number of influenza-associated pediatric mortality cases projected to occur annually in Missouri may be five or less.

PRIVATE ENTITY COST TO REPORT INFLUENZA-ASSOCIATED PEDIATRIC DEATHS = \$74.29. Laboratory materials for 5 isolates/specimens is estimated to cost \$50 (i.e., \$10 per isolate/specimen). Assuming 15 minutes of processing time per isolate/specimen by a laboratory technician with total compensation of \$40,425.71 (i.e., annual salary = \$22,272, fringe = &8,516.81 {or .3824 of annual salary}, and indirect = \$9,636.89 {or .313 of annual salary and fringe}), processing for 5 isolates/specimens is estimated to cost \$24.29 (i.e., \$4.86 per isolate/specimen).

Because the State Public Health Laboratory (SPHL) provides, at no cost to the submitting laboratory(ies), a mailer(s) and a state-wide courier for shipping isolates/specimens; the private cost associated with shipping the isolate(s)/specimen(s) – for this low incidence disease/condition – is expected to be negligible.

13. ADDITION OF "ORTHOPOXVIRUS".

Assumption: Orthopoxvirus includes smallpox, monkey pox, and cowpox. Cowpox includes vaccinia, "A contagious disease of cattle, produced in humans by inoculation with cowpox virus to confer immunity against smallpox." (Taber's Cyclopedic Medical Dictionary, 19th Edition) Under 19 CSR 20-20.020 Reporting Communicable, Environmental and Occupational Diseases, these diseases/conditions are currently reportable in Missouri. [NOTE: Monkeypox is reportable as the occurrence of even a single case is considered an outbreak (i.e., Outbreaks or epidemics of any illness, disease or condition that may be of public health concern).]

In 2003, MDHSS participated in the vaccination of 1,253 people, of which nine (or 0.7%) developed an adverse reaction (i.e., vaccinia) (MOHSIS). In 2004, MDHSS participated in the vaccination of 137 people, of which none developed an adverse reaction. Currently MDHSS does not plan on vaccinating more than approximately 50 people at any time in the future. Taking Missouri's combined 2003 and 2004 incidence into consideration, the expected number of orthopoxvirus (i.e., vaccinia) cases projected to occur annually in Missouri may be five or less.

PRIVATE ENTITY COST TO REPORT ORTHOPOXVIRUS = \$74.29. Laboratory materials for 5 isolates/specimens is estimated to cost \$50 (i.e., \$10 per isolate/specimen). Assuming 15 minutes of processing time per isolate/specimen by a laboratory technician with total compensation of \$40,425.71 (i.e., annual salary = \$22,272, fringe = &8,516.81 {or .3824 of annual salary}, and indirect = \$9,636.89 {or .313 of annual salary and fringe}), processing for 5 isolates/specimens is estimated to cost \$24.29 (i.e., \$4.86 per isolate/specimen).

Because the State Public Health Laboratory (SPHL) provides, at no cost to the submitting laboratory(ies), a mailer(s) and a state-wide courier for shipping isolates/specimens; the private cost associated with shipping the isolate(s)/specimen(s) – for this low incidence disease/condition – is expected to be negligible.

14. ADDITION OF "SEVERE ACUTE RESPIRATORY SYNDROME-ASSOCIATED CORONAVIRUS (SARS-CoV) DISEASE".

Assumption: Severe Acute Respiratory Syndrome-Associated Coronavirus (SARS-CoV) disease is a CDC nationally notifiable disease/condition. Additionally, MDHSS has proposed that SARS-CoV disease become a reportable condition in Missouri under 19 CSR 20-20.020.

To date, there has been one case of 'suspect' SARS-CoV in Missouri. Taking the historical incidence into consideration, the expected number of SARS-CoV cases projected to occur annually in Missouri may be five or less.

PRIVATE ENTITY COST TO REPORT SARS-CoV DISEASE = \$74.29. Laboratory materials for 5 isolates/specimens is estimated to cost \$50 (i.e., \$10 per isolate/specimen). Assuming 15 minutes of processing time per isolate/specimen by a laboratory technician with total compensation of \$40,425.71 (i.e., annual salary = \$22,272, fringe = &8,516.81 {or .3824 of annual salary}, and indirect = \$9,636.89 {or .313 of annual salary and fringe}), processing for 5 isolates/specimens is estimated to cost \$24.29 (i.e., \$4.86 per isolate/specimen).

Because the State Public Health Laboratory (SPHL) provides, at no cost to the submitting laboratory(ies), a mailer(s) and a state-wide courier for shipping isolates/specimens; the private cost associated with shipping the isolate(s)/specimen(s) – for this low incidence disease/condition – is expected to be negligible.

15. ADDITION OF "VANCOMYCIN-INTERMEDIATE STAPHYLOCOCCUS AUREUS" (VISA).

Assumption: Vancomycin-resistant *Staphylococcus aureus* (VISA) is a CDC nationally notifiable disease/condition. Additionally, MDHSS has proposed that VISA become a reportable disease/condition in Missouri under 19 CSR 20-20.020. VISA infections are rare. Only eight cases have been reported in the United States.

No state has reported more than one (1) case of VISA. Taking the historical incidence into consideration, the expected number of VISA cases that would occur annually in Missouri would be five or less.

PRIVATE ENTITY COST TO REPORT VISA = \$74.29. Laboratory materials for 5 isolates/specimens is estimated to cost \$50 (i.e., \$10 per isolate/specimen). Assuming 15 minutes of processing time per isolate/specimen by a laboratory technician with total compensation of \$40,425.71 (i.e., annual salary = \$22,272, fringe = &8,516.81 {or .3824 of annual salary}, and indirect = \$9,636.89 {or .313 of annual salary and fringe}), processing for 5 isolates/specimens is estimated to cost \$24.29 (i.e., \$4.86 per isolate/specimen).

Because the State Public Health Laboratory (SPHL) provides, at no cost to the submitting laboratory(ies), a mailer(s) and a state-wide courier for shipping isolates/specimens; the private cost associated with shipping the isolate(s)/specimen(s) – for this low incidence disease/condition – is expected to be negligible.

TOTAL PRIVATE ENTITY COSTS: \$8,915.32 + \$74.29 + \$74.29 + \$74.29 + \$74.29 = \$9,212.48

Table. Distribution of Total Private Entity Cost(s), by Affected Agency or Political Subdivision

Affected Agency	Portion,	Estimated Annual Cost
or	or Fraction,	of
Political Subdivision	of Total Costs	Compliance
Hospital & private laboratories	All	\$9,212.48

Title 20—DEPARTMENT OF INSURANCE Division 400—Life, Annuities and Health Chapter 1—Life Insurance and Annuity Standards

PROPOSED AMENDMENT

20 CSR 400-1.020 Variable Contracts Other Than Life. This department is adding sections (9) and (10).

PURPOSE: This amendment adds two sections to this rule that require every insurer to establish, maintain and file standards of suitability and reasonably supervise insurance producers in transactions regarding variable contracts.

- (9) Standards of Suitability. Every insurer seeking approval to enter into the variable contract business shall establish, maintain and file with the department (not subject to any separate filing fees) a written statement specifying the Standards of Suitability to be used by the insurer.
- (A) The Standards of Suitability shall specify that no recommendation to an applicant shall be made to purchase, sell or exchange a variable contract without reasonable grounds to believe that this recommendation or transaction is suitable for the applicant based upon reasonable inquiry concerning the applicant's insurance and investment objectives, financial situation and needs, and any other information known to the insurer or the insurance producer making the recommendation.
- (B) For variable contracts subject to the jurisdiction of the United States Securities and Exchange Commission, the Standards of Suitability shall comply with the Conduct Rules of the National Association of Securities Dealers, or any applicable fair practice or ethical standard promulgated by the Securities and Exchange Commission or by a self-regulatory organization approved by the Securities and Exchange Commission.
- (10) Standards of Reasonable Supervision. Every insurer issuing variable contracts under the approval of the director, and any business entity producer employing an individual insurance producer, shall not fail to reasonably supervise a producer recommending the purchase of the insurer's variable contracts. This supervision shall include, but is not limited to the establishment and reasonable implementation of procedures and systems for supervising producers that are reasonably designed to achieve compliance with applicable state insurance laws and regulations, federal securities laws and regulations, and if applicable, the Conduct Rules of the National Association of Securities Dealers, or any applicable fair practice or ethical standard promulgated by the Securities and Exchange Commission or by a self-regulatory organization approved by the Securities and Exchange Commission.

AUTHORITY: sections 374.045, 375.936, 376.309, 376.590, 376.670, 376.675, RSMo 2000. This rule was previously filed as 4 CSR 190-13.080. Original rule filed Dec. 5, 1969, effective Dec. 15, 1969. For intervening history, please consult the Code of State Regulations. Amended: Filed April 14, 2005.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: A public hearing will be held on this proposed amendment at 10 a.m. on June 21, 2005. The public hearing will be held at the Harry S Truman State Office Building, Room 530, 301 West High Street, Jefferson City, Missouri. Opportunities to be heard at the hearing shall be afforded to any interested person. Interested persons, whether or not heard, may submit a written statement in support of or in opposition to the proposed amendment, until 5:00 p.m. on June 21, 2005. Written statements shall be sent to Kevin Hall, Department of Insurance, PO Box 690, Jefferson City, MO 65102.

SPECIAL NEEDS: If you have any special needs addressed by the Americans With Disabilities Act, please notify us at (573) 751-6798 or (573) 751-2619 at least five (5) working days prior to the hearing.

Title 20—DEPARTMENT OF INSURANCE Division 700—Licensing Chapter 1—Insurance Producers

PROPOSED RULE

20 CSR 700-1.145 Demonstrating Incompetence, Untrustworthiness or Financial Irresponsibility in the Conduct of Variable Life and Variable Annuity Business by Insurance Producers

PURPOSE: This rule implements the requirements of section 375.141.1(8), RSMo, with respect to the demonstration of incompetence, untrustworthiness or financial irresponsibility in the sale of variable life and variable annuity products.

- (1) Grounds for the discipline or disqualification of producers shall include, in addition to other grounds specified in section 375.141, RSMo, the following acts or practices "demonstrating incompetence, untrustworthiness and financial irresponsibility":
- (A) Recommending to a customer the purchase, sale or exchange of any variable life or variable annuity product without reasonable grounds to believe that this transaction or recommendation is suitable for the customer based upon reasonable inquiry concerning the customer's investment and insurance objectives, financial situation and needs, and any other relevant information known by the producer;
- (B) Inducing trading or switching of variable contracts of a customer that is excessive in frequency in view of the customer's financial resources for the purpose of accumulation or compounding commissions;
- (C) In connection with the offer, sale or purchase of any variable life or variable annuity product, any business entity producer failing to reasonably supervise employees or agents of the producer;
- (D) In connection with the offer, sale or purchase of any variable life or variable annuity product, failing to comply with any applicable provision of the Conduct Rules of the National Association of Securities Dealers, or any applicable fair practice or ethical standard promulgated by the Securities and Exchange Commission or by a self-regulatory organization approved by the Securities and Exchange Commission;
- (E) Materially aiding or participating in any of the acts or practices enumerated in this rule.
- (2) The conduct set forth above is not inclusive. Engaging in any violation of state or federal law or regulation may constitute an act and practice demonstrating incompetence, untrustworthiness or financial irresponsibility. Engaging in other conduct such as nondisclosure or incomplete disclosure of material facts are fraudulent or dishonest business practices and may subject a producer to discipline or disqualification.

AUTHORITY: sections 374.040, 374.045 and 375.013, RSMo 2000. Emergency rule filed April 14, 2005, effective April 26, 2005, expires Jan. 1, 2006. Original rule filed April 14, 2005.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: A public hearing will be held on this proposed rule at 10 a.m. on June 21, 2005. The public hearing will be held at the Harry S Truman State Office Building, Room 530, 301 West High Street, Jefferson City, Missouri. Opportunities to be heard at the hearing shall be afforded to any interested person. Interested persons, whether or not heard, may submit a written statement in support of or in opposition to the proposed rule, until 5:00 p.m. on June 21, 2005. Written statements shall be sent to Kevin Hall, Department of Insurance, PO Box 690, Jefferson City, MO 65102.

SPECIAL NEEDS: If you have any special needs addressed by the Americans With Disabilities Act, please notify us at (573) 751-6798 or (573) 751-2619 at least five (5) working days prior to the hearing.

MISSOURI REGISTER

Orders of Rulemaking

May 16, 2005 Vol. 30, No. 10

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 1—OFFICE OF ADMINISTRATION Division 20—Personnel Advisory Board and Division of Personnel Chapter 1—Organization and Operation

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 18, 2005 (30 MoReg 148). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One (1) written comment was received.

COMMENT: The Department of Health and Senior Services provided a comment in support of this amendment.

RESPONSE: No changes have been made to the rule as a result of this comment.

Title 1—OFFICE OF ADMINISTRATION
Division 20—Personnel Advisory Board and Division of
Personnel

Chapter 3—Personnel Selection, Appointment, Evaluation and Separation

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-3.010 Examinations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 18, 2005 (30 MoReg 148–149). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One (1) written comment was received.

COMMENT: The Department of Health and Senior Services provided a comment in support of this amendment.

RESPONSE: No changes have been made to the rule as a result of this comment.

Title 1—OFFICE OF ADMINISTRATION Division 20—Personnel Advisory Board and Division of Personnel

Chapter 3—Personnel Selection, Appointment, Evaluation and Separation

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-3.020 Registers is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 18, 2005 (30 MoReg 149). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One (1) written comment was received.

COMMENT: The Department of Health and Senior Services provided a comment in support of this amendment.

RESPONSE: No changes have been made to the rule as a result of this comment.

Title 2—DEPARTMENT OF AGRICULTURE Division 30—Animal Health Chapter 2—Health Requirements for Movement of Livestock, Poultry and Exotic Animals

ORDER OF RULEMAKING

By the authority vested in the director of agriculture under section 267.645, RSMo, 2000, the director amends a rule as follows:

2 CSR 30-2.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 18, 2005 (30 MoReg 149–150). The section with changes is reprinted

here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Agriculture received eight (8) written comments addressing the proposed amendment. Six (6) of the comments were identical in nature and two (2) comments were identical in nature. Comments that were identical in nature were addressed as one (1).

COMMENT: Comments were received from two (2) producers, three (3) veterinarians and one (1) livestock market owner opposing the proposed changes to the tuberculosis entry requirements. They felt that the proposed changes would have a negative impact on area dairy farmers and markets. They were concerned that the additional testing requirements may force some auction markets out of business by requiring a tuberculosis test before coming to the dairy sale and affect trade between tuberculosis-free states.

RESPONSE AND EXPLANATION OF CHANGE: Since 2000, three (3) states have lost their tuberculosis-free status because of the discovery of two (2) or more tuberculosis infected herds in each state. Code of Federal Regulations require that with the loss of tuberculosis-free status, all sexually intact cattle must be tested negative for tuberculosis prior to movement except consignments direct to slaughter. The dairy heifer development system in the United States has evolved to include very large units with several thousand animals commingled from many areas of the country. The department has taken the comments into consideration and changes made to address movement of dairy cattle from accredited free herds, movement of dairy cattle on one (1) complete herd of origin test as defined by the Tuberculosis Eradication Uniform Methods and Rules, effective January 2005 or dairy cattle moving through a livestock market directly to slaughter.

COMMENT: Comments were received from the Honorable John Cauthorn, State Senator and the Honorable Brian Munzlinger, State Representative. Both expressed the need for education for the industry and time for local veterinarians to get prepared to run the test. RESPONSE AND EXPLANATION OF CHANGE: The Division of Animal Health's field staff is working with individual markets and local veterinarians to discuss the changes in the tuberculosis entry requirements. The field staff is following up on shipments of cattle coming into Missouri without a tuberculosis test, checking records to assure that cattle without a test move directly to slaughter on a VS-127. The department has taken the comments into consideration and changes made to address movement of dairy cattle from accredited free herds, movement of dairy cattle on one (1) complete herd of origin test as defined by the Tuberculosis Eradication Uniform Methods and Rules, effective January, 2005 or dairy cattle moving through a livestock market directly to slaughter.

2 CSR 30-2.010 Health Requirements Governing the Admission of Livestock, Poultry and Exotic Animals Entering Missouri

- (4) Cattle.
 - (D) Tuberculosis.
- 1. All sexually intact dairy cattle six (6) months of age and older must be negative to an official tuberculosis test within sixty (60) days prior to entry, except dairy cattle that:
 - A. Move from an accredited tuberculosis-free herd; or
- B. Move through one (1) market without a test directly to slaughter on a VS-127; or
- C. Move directly from a herd that has had one (1) complete herd of origin test.
- 2. All beef breeding cattle eight (8) months of age or over entering Missouri must meet one (1) of the following requirements:
 - A. Originate from a tuberculosis-free state;

- B. Originate from a tuberculosis-accredited free herd. The herd number and current herd test date must be shown on the Certificate of Veterinary Inspection;
 - C. Test negative within sixty (60) days of shipment;
- D. Originate from a state having a reciprocal agreement with Missouri;
- E. All sexually intact cattle and bison, from any foreign country or part thereof with no recognized tuberculosis status comparable to the Uniform Methods and Rules standards of the U.S. Bovine Tuberculosis Eradication Program, imported for reasons other than immediate slaughter or feeding for slaughter must meet the following criteria:
- (I) Obtain a permit issued by the Missouri Department of Agriculture prior to entry; and
- (II) Be quarantined to the Missouri premises approved in the entry permit pending two (2) consecutive negative tuberculosis tests. The first test to be conducted not less than ninety (90) nor more than one hundred twenty (120) days after arrival and the second test to be not less than two hundred ten (210) days nor more than two hundred forty (240) days after arrival in Missouri; or
 - F. Importation of steers and spayed heifers from Mexico.
- (I) Steers and spayed heifers from Mexican states that have been determined by the state veterinarian of Missouri, based on the recommendation of the Bi-National Committee, to have fully implemented the Control/Preparatory Phase of the Mexican Tuberculosis Eradication Program may enter Missouri provided they have been tested negative for tuberculosis in accordance with the Norma Official Mexicana (NOM) within sixty (60) days prior to entry into the United States and obtain an entry permit prior to entering Missouri.
- (II) Steers and spayed heifers from Mexican states that have been determined by the state veterinarian of Missouri, based on the recommendation of the Bi-National Committee to have fully implemented the Eradication Phase of the Mexican Tuberculosis Eradication Program by March 1, 1997, may enter Missouri provided they have been tested negative for tuberculosis in accordance with the Norma Official Mexicana (NOM) within sixty (60) days prior to entry into the United States. Steers and spayed heifers from these same Mexican states that originate from herds equal to U.S. Accredited TB-Free herds may enter Missouri without testing provided they are moved directly from the herd of origin across the border as a single group and not commingled with other cattle prior to arriving at the border and obtain an entry permit prior to entering Missouri.
- (III) Steers and spayed heifers from Mexican states that have been determined by the state veterinarian of Missouri, based on the recommendation of the Bi-National Committee, to have achieved accredited-free status may enter Missouri without testing provided they are moved as a single group and not commingled with cattle of a different status prior to arriving to the border and obtain an entry permit prior to entering Missouri.
- (IV) Holstein and Holstein-cross steers and spayed heifers from Mexico are prohibited from entering Missouri regardless of test history.
- (V) Rodeo stock from Mexico must be tested negative for tuberculosis within sixty (60) days prior to their utilization as rodeo or roping stock under the supervision of a USDA/APHIS port veterinarian or by a U.S. accredited veterinarian, retested for tuberculosis every twelve (12) months thereafter, and obtain an entry permit prior to entering Missouri. No sexually intact rodeo stock from Mexico will be permitted into Missouri.
- 3. The state veterinarian may designate high incidence areas within certain states that must meet additional import restrictions and retest requirements.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 6—Wildlife Code: Sport Fishing: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-6.410 Fishing Methods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2005 (30 MoReg 441). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 250—Missouri Real Estate Commission Chapter 5—Fees

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 43.543, 339.120 and 610.026, RSMo Supp. 2004, the board amends a rule as follows:

4 CSR 250-5.030 Miscellaneous Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2005 (30 MoReg 268–269). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 10—Director, Department of Mental Health Chapter 5—General Program Procedures

ORDER OF RULEMAKING

By the authority vested in the Department of Mental Health under section 630.050, RSMo 2000, the department withdraws a proposed rule as follows:

9 CSR 10-5.205 Report of Unusual Events is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 270–271). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The department received numerous comments. In developing responses to these comments it became clear that extensive revisions to the proposed rule would be necessary. For this reason the department decided to withdraw the rule as proposed and to rewrite it.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 5—City Sales Tax, Transportation Sales Tax
and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.050 When City Tax Applies is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 164). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 5—City Sales Tax, Transportation Sales Tax and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.060 City Tax Applies—Delivery Outside Jurisdiction is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 164). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 5—City Sales Tax, Transportation Sales Tax and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.070 City Tax Applies—Delivery from Outside the State is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 164). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 5—City Sales Tax, Transportation Sales Tax and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.075 Application of City Sales Tax to Rental or Leasing Receipts is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 164–165). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 5—City Sales Tax, Transportation Sales Tax
and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.545 When Transportation Tax Applies is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 165). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 5—City Sales Tax, Transportation Sales Tax
and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.550 Place of Business is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 165). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 5—City Sales Tax, Transportation Sales Tax
and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.555 Transportation Tax Applies—Delivery Outside Jurisdiction is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 165). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 5—City Sales Tax, Transportation Sales Tax
and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.560 Transportation Tax Applies—Delivery from Outside the State **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 165–166). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 5—City Sales Tax, Transportation Sales Tax
and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo Supp. 2004, the director rescinds a rule as follows:

12 CSR 10-5.565 Application of Transportation Sales Tax to Rental or Leasing Receipts is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 166). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 11—County Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.097.6, RSMo 2000, the director rescinds a rule as follows:

12 CSR 10-11.100 Determining Which Tax Applies is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 166). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 11—County Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo 2000, the director rescinds a rule as follows:

12 CSR 10-11.120 Items Taken from Inventory is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 166). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 11—County Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo 2000, the director rescinds a rule as follows:

12 CSR 10-11.130 County Tax Applies—Delivery from Outside the State is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 166–167). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 11—County Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo 2000, the director rescinds a rule as follows:

12 CSR 10-11.140 Application of County Sales Tax to Rental or Leasing Receipts **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 18, 2005 (30 MoReg 167). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 41—General Tax Provisions

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.065, RSMo 2000, the director amends a rule as follows:

12 CSR 10-41.010 Annual Adjusted Rate of Interest is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2005 (30 MoReg 80–82). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 114—Sales/Use Tax—Constitutional Issues

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.705, RSMo 2000, the director adopts a rule as follows:

12 CSR 10-114.100 Determining When a Vendor Has Sufficient Nexus for Use Tax is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 3, 2005 (30 MoReg 90–92). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 35—Children's Division
Chapter 30—Voluntary Placement Agreement

ORDER OF RULEMAKING

By the authority invested in the Children's Division under section 210.108, RSMo Supp. 2004, the director adopts a rule as follows:

13 CSR 35-30.010 Voluntary Placement Agreement Solely for the Purpose of Accessing Mental Health Services and Treatment for Children Under Age Eighteen (18) is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 271–272). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 35—Children's Division Chapter 50—Licensing

ORDER OF RULEMAKING

By the authority invested in the Children's Division under section 210.112, RSMo Supp. 2004, the director adopts a rule as follows:

13 CSR 35-50.010 Accreditation as Evidence for Meeting Licensing Requirements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 272). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Social Services, Children's Division received three (3) comments on the proposed rule.

COMMENT: A comment was received from the Missouri Child Care Association that paragraph (4)(A)4. should be amended to read: "Any occurrence of physical or sexual child abuse or neglect, as substantiated by the division or by any other legal authority; and or the dismissal of any employee from employment due to allegations made of physical or sexual child abuse or neglect." Then delete, paragraph (4)(A)5. and the rest of that section renumbered accordingly.

RESPONSE: This change was not accepted as it narrows the reporting requirements which may impact the safety of children.

COMMENT: Another comment was received from the Missouri Child Care Association that paragraph (4)(A)8. should be amended to read, "An action is filed against the organization or against its employees or volunteers, including officers/directors, for alleged conduct while acting on behalf of the organization (by providing a copy of the complaint and answer)."

RESPONSE: This change was not accepted as it narrows the reporting requirements which may impact the safety of children.

COMMENT: A comment was received from George Hartsfield, Executive Director, Jefferson City YMCA, which asked why Missouri accreditation was not one of the listed options.

RESPONSE: The three (3) organizations that are listed as accrediting bodies are enumerated in Missouri statutes, section 210.108, RSMo Supp. 2004.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.005 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 173). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.010 Eligibility Requirements for Pharmacies, Hospitals and Nonprofit Clinics to Receive Donated Prescription Drugs is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 174). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.015 Eligibility Requirements for Recipients in the Program **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30

MoReg 174–175). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.020 Standards and Procedures for Donating Prescription Drugs **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 176–177). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.025 Standards and Procedures for Accepting Donated Prescription Drugs **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 178–179). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.030 Standards and Procedures for Inspecting and Storing Donated Prescription Drugs is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 180–182). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.035 Standards and Procedures for Dispensing Donated Prescription Drugs **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 183–184). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Environmental Health and Communicable Disease Prevention Chapter 50—Prescription Drug Repository Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 196.984, RSMo Supp. 2004, the department adopts a rule as follows:

19 CSR 20-50.040 Record Keeping Requirements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 18, 2005 (30 MoReg 185–186). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.010 Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 275). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.010 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 275–279). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.020 Membership Agreement and Participation Period is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 280). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.020 Subscriber Agreement and General Membership Provisions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 280–283). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.030 Contributions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 283). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.030 Contributions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 283). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.045 Co-Pay and PPO Plan Summaries is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 283). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.045 Plan Utilization Review Policy is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 284). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.055 Co-Pay and PPO Plan Benefit Provisions and Covered Charges is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 284). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.055 Medical Plan Benefit Provisions and Covered Charges is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 284–285). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.070 Coordination of Benefits is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 285). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.070 Coordination of Benefits is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 285–286). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.075 Review and Appeals Procedure is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 286–287). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.075 Review and Appeals Procedure is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 287–288). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—Plan Options

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

22 CSR 10-2.080 Miscellaneous Provisions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2005 (30 MoReg 288). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-2.080 Miscellaneous Provisions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 288–289). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 3—Public Entity Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-3.010 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 289–291). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 3—Public Entity Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-3.020 Subscriber Agreement and General Membership Provisions **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 291–294). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

Division 10—Health Care Plan Chapter 3—Public Entity Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-3.030 Public Entity Membership Agreement and Participation Period is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 294–296). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 3—Public Entity Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-3.070 Coordination of Benefits is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 297–298). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 3—Public Entity Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-3.075 Review and Appeals Procedure is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 298–299). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 22—MISSOURI CONSOLIDATED HEALTH CARE PLAN

Division 10—Health Care Plan Chapter 3—Public Entity Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director adopts a rule as follows:

22 CSR 10-3.080 Miscellaneous Provisions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2005 (30 MoReg 299-300). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo (2000), the director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
Edison Credit Union 4200 E. Front Street Kansas City, MO 64120	Active or retired employees of Cramer, Inc, Old Dominion Brush Company, Terrell Creative, Durham School Services, Able Moving & Storage, Great American Building Materials
1st Credit Union 16300 E 24 Hwy Independence, MO 64056	Those who live or work in the following zip code: 64108
West Community 4161 Highway K St. Charles, MO 63304	Those who live or work in the following zip codes: 63 026, 63038, 63040, 63042, 63044, 63045, 63088, 63128
First Missouri Credit Union 1690 Lemay Ferry Road St. Louis, MO 63125	Those who live or work in the following zip codes: 63012, 63052

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, PO Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten (10) business days after publication of this notice in the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

EXPEDITED APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively scheduled for May 23, 2005. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name City (County)
Cost, Description

03/28/05

#3752 NP: Frene Valley Healthcare South
Owensville (Gasconade County)
\$1,050,000, Long-term care (LTC) bed expansion
through the purchase of 30 skilled nursing
facility (SNF) beds from Frene Valley
Geriatric and Rehabilitation Center, Hermann

04/11/05

#3758 NP: Woodland Manor Nursing Center Arnold (Jefferson County) \$3,235,600, LTC bed expansion through the purchase of 38 SNF beds from Harry S. Truman Restorative Center, St. Louis

#3756 HS: Barnes-Jewish Hospital St. Louis (St. Louis City) \$2,700,161, Replace linear accelerator

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by May 11, 2005. All written requests and comments should be sent to:

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program 915 G Leslie Boulevard Jefferson City, MO 65101

For additional information contact Donna Schuessler, (573) 751-6403. The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript.

NOTICE TO CREDITORS OF CONTROL CENTER, INC. May 19, 2004

Notice is hereby given that the sole stockholder of Control Center, Inc., a Missouri corporation (the "Company"), has authorized the voluntary dissolution of the Company under the General and Business Corporation Law of Missouri (the Act"). This is the official notice to creditors provided by the Company under section 351.482. of the Act. All claims against the Company must be presented in writing, describing in reasonable detail the nature and, if known, the amount of the claim against the Company, at the following address:

Control Center, Inc. c/o Interface Security Systems, L.L.C. Attn; Kenneth Obermeyer 3773 Corporate Center Drive Earth City, Missouri 63045

All claims against the Company will be barred unless a proceeding to enforce such claims is commenced no later than two (2) years after the date of this Publication.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST Ramsey Investments, L.L.C.

On March 23, 2005, Ramsey Investments, L.L.C., a Missouri limited liability company ("Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date.

All persons and organizations must submit to Company, c/o Clifford S. Brown, Carnahan, Evans, Cantwell & Brown, P.C., 2805 S. Ingram Mill, Springfield, Missouri 65804, a written summary of any claims against Company, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim accrued (or will accrue); 4) brief description of the nature of the debt or the basis for the claim; and 5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last of filing or publication of this Notice.

Notice of Corporate Dissolution To All Creditors of and Claimants Against THE TRANSCONTINENTAL ADJUSTMENT CORPORATION, INC.

On April 13, 2005, THE TRANSCONTINENTAL ADJUSTMENT CORPORATION, INC., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on March 31, 2005.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

THE TRANSCONTINENTAL ADJUSTMENT CORPORATION, INC.

Attn: David Lappin 313 Portwind Pl. Ballwin, MO 63021

With copy to:

Sandberg, Phoenix & von Gontard P.C. Attn: Brent C. Beumer, Esq. One City Centre, 15th Floor St. Louis, MO 63101 (314) 231-3332

All claims must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: Because of the dissolution of THE TRANSCONTINENTAL ADJUSTMENT CORPORATION, INC., any claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the two notices authorized by statute, whichever is published last.

MISSOURI REGISTER

Rule Changes Since Update to Code of State Regulations

May 16, 2005 Vol. 30, No. 10

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—27 (2002), 28 (2003), 29 (2004) and 30 (2005). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency OFFICE OF ADMINISTRATION	Emergency	Proposed	Order	In Addition
1 CSR 10	State Officials' Salary Compensation Schedu	ıle			27 MoReg 189 27 MoReg 1724 28 MoReg 1861 29 MoReg 1610
1 CSR 20-1.010	Personnel Advisory Board and Division of Personnel		30 MoReg 148	This Issue	
1 CSR 20-3.010	Personnel Advisory Board and Division of Personnel		30 MoReg 148	This Issue	
1 CSR 20-3.020	Personnel Advisory Board and Division of Personnel		30 MoReg 149	This Issue	
1 CSR 20-4.020	Personnel Advisory Board and Division of Personnel		This Issue		
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-2.010	Animal Health	30 MoReg 139	30 MoReg 149	This Issue	
2 CSR 30-2.040	Animal Health		30 MoReg 685		
2 CSR 30-10.010	Animal Health		29 MoReg 2257	30 MoReg 651	
2 CSR 30-22.010	Animal Health		29 MoReg 2257R	30 MoReg 651R	
2 CSR 80-5.010	State Milk Board		This Issue		
2 CSR 100-7.010	Missouri Agricultural and Small Business				
	Development Authority		30 MoReg 150	30 MoReg 989	
2 CSR 100-10.010	Missouri Agricultural and Small Business Development Authority		30 MoReg 151	30 MoReg 989	
3 CSR 10-6.410	DEPARTMENT OF CONSERVATION Conservation Commission		30 MoReg 441		
	DEPARTMENT OF ECONOMIC DEVEL	OPMENT			
4 CSR 15-1.020	Acupuncturist Advisory Committee		30 MoReg 509		
4 CSR 15-1.030	Acupuncturist Advisory Committee		30 MoReg 509		
4 CSR 15-3.010	Acupuncturist Advisory Committee		30 MoReg 511		
4 CSR 30-5.060	Missouri Board for Architects, Professional Professional Land Surveyors, and Landscap	pe Architects	30 MoReg 6	30 MoReg 989	
4 CSR 30-12.010	Missouri Board for Architects, Professional Professional Land Surveyors, and Landscap		29 MoReg 2212	30 MoReg 989	
4 CSR 60-1.025	State Board of Barber Examiners	oc Architects	30 MoReg 763	30 Mokeg 303	
4 CSR 60-2.015	State Board of Barber Examiners		30 MoReg 763		
4 CSR 60-2.040	State Board of Barber Examiners		30 MoReg 764		
4 CSR 60-3.015	State Board of Barber Examiners		30 MoReg 768		
4 CSR 70-2.032	State Board of Chiropractic Examiners		30 MoReg 769		
4 CSR 70-2.040	State Board of Chiropractic Examiners		30 MoReg 772		
4 CSR 70-2.060	State Board of Chiropractic Examiners		30 MoReg 775		
4 CSR 70-2.070	State Board of Chiropractic Examiners		30 MoReg 775		
4 CSR 70-2.080	State Board of Chiropractic Examiners		30 MoReg 775		
4 CSR 70-2.090	State Board of Chiropractic Examiners		30 MoReg 782		
4 CSR 70-3.010	State Board of Chiropractic Examiners		30 MoReg 782		
4 CSR 95-1.005	Committee for Professional Counselors		30 MoReg 8	30 MoReg 990	
4 CSR 95-1.010	Committee for Professional Counselors		30 MoReg 10R	30 MoReg 990R	
4 CSR 95-1.020	Committee for Professional Counselors		30 MoReg 10R	30 MoReg 990R	
4 CSR 95-1.030	Committee for Professional Counselors		30 MoReg 10 30 MoReg 10R	30 MoReg 990	
4 CSR 95-1.030 4 CSR 95-1.040	Committee for Professional Counselors		30 MoReg 11R	30 MoReg 990R 30 MoReg 991R	
4 CSR 95-1.040 4 CSR 95-1.050	Committee for Professional Counselors Committee for Professional Counselors		30 MoReg 11	30 MoReg 991R 30 MoReg 991	
4 CSR 95-1.050 4 CSR 95-1.060	Committee for Professional Counselors		30 MoReg 15	30 MoReg 991	
4 CSR 95-2.010	Committee for Professional Counselors		30 MoReg 18R	30 MoReg 991R	
			30 MoReg 18	30 MoReg 991	
4 CSR 95-2.020	Committee for Professional Counselors		30 MoReg 19R 30 MoReg 20	30 MoReg 992R 30 MoReg 992	
4 CSR 95-2.021	Committee for Professional Counselors		30 MoReg 25	30 MoReg 992	
4 CSR 95-2.030	Committee for Professional Counselors		30 MoReg 27R	30 MoReg 993R	
			30 MoReg 27	30 MoReg 993	
4 CSR 95-2.040	Committee for Professional Counselors		30 MoReg 29R	30 MoReg 993R	
4 CSR 95-2.050	Committee for Professional Counselors		30 MoReg 29R	30 MoReg 993R	
4 CSR 95-2.060	Committee for Professional Counselors		30 MoReg 29R	30 MoReg 993R	
4 CSR 95-2.065	Committee for Professional Counselors		30 MoReg 29	30 MoReg 993	

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Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 95-2.070	Committee for Professional Counselors		30 MoReg 34R	30 MoReg 994R	
4 CSR 95-2.080	Committee for Professional Counselors		30 MoReg 34R	30 MoReg 994R	
4 CSR 95-3.010	Committee for Professional Counselors		30 MoReg 34R	30 MoReg 994R	
4 CSR 95-3.015	Committee for Professional Counselors		30 MoReg 34 30 MoReg 35	30 MoReg 994 30 MoReg 995	
4 CSR 95-3.020	Committee for Professional Counselors		30 MoReg 36R	30 MoReg 996R	
4 CSR 95-3.030	Committee for Professional Counselors		30 MoReg 37R	30 MoReg 996R	
4 CSR 95-3.040	Committee for Professional Counselors		30 MoReg 37R	30 MoReg 996R	
4 CSR 95-3.050	Committee for Professional Counselors		30 MoReg 37R	30 MoReg 996R	
4 CSR 95-3.060	Committee for Professional Counselors		30 MoReg 37R	30 MoReg 996R	
4 CSR 95-3.070	Committee for Professional Counselors		30 MoReg 38R	30 MoReg 996R 30 MoReg 997R	
4 CSR 95-3.080 4 CSR 95-3.090	Committee for Professional Counselors Committee for Professional Counselors		30 MoReg 38R 30 MoReg 38R	30 MoReg 997R	
4 CSR 95-3.100	Committee for Professional Counselors		30 MoReg 38R	30 MoReg 997R	
4 CSR 95-3.110	Committee for Professional Counselors		30 MoReg 39R	30 MoReg 997R	
4 CSR 95-3.120	Committee for Professional Counselors		30 MoReg 39R	30 MoReg 997R	
4 CSR 95-3.130	Committee for Professional Counselors		30 MoReg 39R	30 MoReg 997R	
4 CSR 95-3.140	Committee for Professional Counselors		30 MoReg 40R	30 MoReg 998R	
4 CSR 95-3.150	Committee for Professional Counselors		30 MoReg 40R	30 MoReg 998R	
4 CSR 95-3.160 4 CSR 95-3.170	Committee for Professional Counselors Committee for Professional Counselors		30 MoReg 40R 30 MoReg 40R	30 MoReg 998R 30 MoReg 998R	
4 CSR 95-3.170 4 CSR 95-3.180	Committee for Professional Counselors		30 MoReg 41R	30 MoReg 998R	
4 CSR 95-3.190	Committee for Professional Counselors		30 MoReg 41R	30 MoReg 998R	
4 CSR 95-3.190 4 CSR 95-3.200	Committee for Professional Counselors		30 MoReg 41R	30 MoReg 999R	
4 CSR 95-3.210	Committee for Professional Counselors		30 MoReg 41R	30 MoReg 999R	
4 CSR 95-3.220	Committee for Professional Counselors		30 MoReg 42R	30 MoReg 999R	
4 CSR 95-4.010	Committee for Professional Counselors		30 MoReg 42R	30 MoReg 999R	
4 CSR 100	Division of Credit Unions		_		30 MoReg 201
					This Issue
4 CSR 110-2.071	Missouri Dental Board		30 MoReg 609		
4 CSR 110-2.090	Missouri Dental Board		30 MoReg 613R		
4 CSR 110-2.170			30 MoReg 616		
4 CSR 110-2.230	Missouri Dental Board		This Issue		
4 CSR 110-2.240 4 CSR 110-2.260	Missouri Dental Board Missouri Dental Board		30 MoReg 616 This Issue		
4 CSR 110-2.240	Missouri Dental Board		30 MoReg 616		
4 CSR 145-1.040	Missouri Board of Geologist Registration		30 MoReg 783		
4 CSR 145-2.060	Missouri Board of Geologist Registration		30 MoReg 784R		
			30 MoReg 784		
4 CSR 150-2.050	State Board of Registration for the Healing	Arts	30 MoReg 788		
4 CSR 150-2.080	State Board of Registration for the Healing	Arts	29 MoReg 2216	30 MoReg 999W	
			30 MoReg 788		
4 CSR 150-2.125	State Board of Registration for the Healing		30 MoReg 790		
4 CSR 150-2.153	State Board of Registration for the Healing		30 MoReg 619		
4 CSR 150-3.010	State Board of Registration for the Healing		30 MoReg 791		
4 CSR 150-3.060 4 CSR 150-4.055	State Board of Registration for the Healing State Board of Registration for the Healing		30 MoReg 622 30 MoReg 791		
4 CSR 150-4.033 4 CSR 150-6.010	State Board of Registration for the Healing		30 MoReg 622R		
4 CSK 130-0.010	State Board of Registration for the Treating	Alto	30 MoReg 622		
4 CSR 150-6.020	State Board of Registration for the Healing	Arts	30 MoReg 623		
4 CSR 150-6.025	State Board of Registration for the Healing		30 MoReg 624		
4 CSR 150-6.030	State Board of Registration for the Healing		30 MoReg 624		
4 CSR 150-6.040	State Board of Registration for the Healing		30 MoReg 625		
4 CSR 150-6.050	State Board of Registration for the Healing		30 MoReg 625		
4 CSR 150-6.060	State Board of Registration for the Healing		30 MoReg 625		
4 CSR 150-6.070	State Board of Registration for the Healing		30 MoReg 626		
4 CSR 150-7.135	State Board of Registration for the Healing	Arts	30 MoReg 626		
4 CSR 220-1.010	State Board of Pharmacy		30 MoReg 42		
4 CSR 220-2.010 4 CSR 220-2.020	State Board of Pharmacy State Board of Pharmacy		30 MoReg 42 30 MoReg 43		
4 CSR 220-2.020 4 CSR 220-2.030	State Board of Pharmacy		30 MoReg 45	30 MoReg 999	
4 CSR 220-2.050 4 CSR 220-2.050	State Board of Pharmacy		30 MoReg 48	30 Moreg 999	
4 CSR 220-2.030 4 CSR 220-5.030	State Board of Pharmacy		30 MoReg 48		
4 CSR 232-1.040	Missouri State Committee of Interpreters		30 MoReg 791		
4 CSR 232-2.030	Missouri State Committee of Interpreters		30 MoReg 792		
4 CSR 232-3.010	Missouri State Committee of Interpreters		30 MoReg 793		
4 CSR 232-3.030	Missouri State Committee of Interpreters		30 MoReg 793		
4 CSR 233-1.040	State Committee of Marital and Family The	erapists	30 MoReg 511		
4 CSR 240-2.061	Public Service Commission		30 MoReg 687		
4 CSR 240-3.130	Public Service Commission		30 MoReg 627		
4 CSR 240-3.135	Public Service Commission		30 MoReg 628	40 M P 4000	
4 CSR 240-3.513	Public Service Commission		30 MoReg 151	30 MoReg 1000	
4 CSR 240-29.010	Public Service Commission		30 MoReg 49		
4 CSR 240-29.020 4 CSR 240-29.030	Public Service Commission Public Service Commission		30 MoReg 50		
7 COR 240-29.030	1 done service Commission		30 MoReg 52		

Rule Number	Agency Emergency	Proposed	Order	In Addition
4 CSR 240-29.040	Public Service Commission	30 MoReg 53		
4 CSR 240-29.050	Public Service Commission	30 MoReg 53		
4 CSR 240-29.060	Public Service Commission	30 MoReg 58		
4 CSR 240-29.070	Public Service Commission	30 MoReg 58		
4 CSR 240-29.080	Public Service Commission	30 MoReg 59		
4 CSR 240-29.090	Public Service Commission	30 MoReg 59		
4 CSR 240-29.100	Public Service Commission	30 MoReg 62		
4 CSR 240-29.110	Public Service Commission	30 MoReg 63 30 MoReg 63		
4 CSR 240-29.120 4 CSR 240-29.130	Public Service Commission Public Service Commission	30 MoReg 63 30 MoReg 64		
4 CSR 240-29.140	Public Service Commission	30 MoReg 65		
4 CSR 240-29.150	Public Service Commission	30 MoReg 66		
4 CSR 240-29.160	Public Service Commission	30 MoReg 67		
4 CSR 240-32.060	Public Service Commission	28 MoReg 2147		
4 CSR 240-33.045	Public Service Commission	30 MoReg 573		
4 CSR 240-125.010	Public Service Commission	30 MoReg 365	30 MoReg 1000	
4 CSR 240-125.020	Public Service Commission	30 MoReg 366	30 MoReg 1000	
4 CSR 240-125.030	Public Service Commission	30 MoReg 366	30 MoReg 1000	
4 CSR 240-125.040	Public Service Commission	30 MoReg 367	30 MoReg 1000	
4 CSR 240-125.050	Public Service Commission	30 MoReg 370	30 MoReg 1001	
4 CSR 240-125.060	Public Service Commission	30 MoReg 370	30 MoReg 1001	
4 CSR 240-125.070	Public Service Commission	30 MoReg 373	30 MoReg 1001	
4 CSR 250-5.030	Missouri Real Estate Commission	30 MoReg 268	This Issue	
4 CSR 263-2.045	State Committee for Social Workers	30 MoReg 796		
4 CSR 263-2.047	State Committee for Social Workers	30 MoReg 796		
4 CSR 267-2.020	Office of Tattooing, Body Piercing and Branding	30 MoReg 516		
	DEPARTMENT OF ELEMENTARY AND SECONDARY	ZEDUCATION		
5 CSR 50-340.110	Division of School Improvement	30 MoReg 797R		
5 CSR 50-340.150	Division of School Improvement	29 MoReg 1806R	30 MoReg 699R	
5 CBR 50 540.150	Division of School Improvement	29 MoReg 1806	30 MoReg 699	
5 CSR 80-670.100	Teacher Quality and Urban Education	29 MoReg 1809	30 MoReg 700	
5 CSR 100-200.030	Missouri Commission for the Deaf and Hard of Hearing	30 MoReg 519		
5 CSR 100-200.045	Missouri Commission for the Deaf and Hard of Hearing	30 MoReg 519R		
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19 CSR 30-61.055	Division of Senior Services and Regulation		29 MoReg 1911R	30 MoReg 708W	
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19 CSR 30-61.175	Division of Health Standards and Licensure		29 MoReg 2013R	30 MoReg 714W	
19 CSR 30-61.180	Division of Senior Services and Regulation		29 MoReg 2013	30 MoReg 714W	
19 CSR 30-61.185	Division of Health Standards and Licensure		29 MoReg 2017R	30 MoReg 714W	
19 CSR 30-61.190	Division of Health Standards and Licensure		29 MoReg 2017R	30 MoReg 714W	
19 CSR 30-61.200	Division of Health Standards and Licensure		29 MoReg 2017R	30 MoReg 714W	
19 CSR 30-61.210	Division of Health Standards and Licensure		29 MoReg 2017R	30 MoReg 714W	
19 CSR 30-61.220	Division of Senior Services and Regulation		29 MoReg 2018R	30 MoReg 715W	
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19 CSR 30-62.010	Division of Senior Services and Regulation		29 MoReg 2024R 29 MoReg 2024	30 MoReg 715W 30 MoReg 715W	
19 CSR 30-62.022	Division of Senior Services and Regulation		29 MoReg 2026R 29 MoReg 2026	30 MoReg 716W 30 MoReg 716W	
19 CSR 30-62.032 19 CSR 30-62.042	Division of Health Standards and Licensure Division of Senior Services and Regulation		29 MoReg 2029R 29 MoReg 2029R	30 MoReg 716W 30 MoReg 716W	
19 CSR 30-62.052	Division of Senior Services and Regulation		29 MoReg 2029 29 MoReg 2034R	30 MoReg 716W 30 MoReg 716W	
19 CSR 30-62.060	Division of Senior Services and Regulation		29 MoReg 2034 29 MoReg 2038	30 MoReg 717W 30 MoReg 717W	
19 CSR 30-62.065	Division of Senior Services and Regulation		29 MoReg 2038 29 MoReg 2042	30 MoReg 717W	
19 CSR 30-62.070	Division of Senior Services and Regulation		29 MoReg 2042 29 MoReg 2049	30 MoReg 717W	
19 CSR 30-62.075	Division of Senior Services and Regulation		29 MoReg 2055	30 MoReg 718W	
19 CSR 30-62.080	Division of Senior Services and Regulation		29 MoReg 2060	30 MoReg 718W	
19 CSR 30-62.082	Division of Health Standards and Licensure		29 MoReg 2063R	30 MoReg 718W	
19 CSR 30-62.087	Division of Senior Services and Regulation		29 MoReg 2063R 29 MoReg 2063	30 MoReg 718W 30 MoReg 718W	
19 CSR 30-62.090	Division of Senior Services and Regulation		29 MoReg 2072	30 MoReg 719W	
19 CSR 30-62.092	Division of Health Standards and Licensure		29 MoReg 2082R	30 MoReg 719W	
19 CSR 30-62.100	Division of Senior Services and Regulation		29 MoReg 2082	30 MoReg 719W	
19 CSR 30-62.102	Division of Health Standards and Licensure		29 MoReg 2090R	30 MoReg 719W	
19 CSR 30-62.112	Division of Senior Services and Regulation		29 MoReg 2090R	30 MoReg 719W	
10 CCD 20 (2 120	Di idaa ah Gaadaa Gaadaa ah Daadadaa		29 MoReg 2090	30 MoReg 719W	
19 CSR 30-62.120	Division of Senior Services and Regulation Division of Health Standards and Licensure		29 MoReg 2095	30 MoReg 720W	
19 CSR 30-62.122 19 CSR 30-62.125	Division of Senior Services and Regulation		29 MoReg 2100R 29 MoReg 2100	30 MoReg 720W 30 MoReg 720W	
19 CSR 30-62.123	Division of Senior Services and Regulation		29 MoReg 2105	30 MoReg 720W	
19 CSR 30-62.132	Division of Health Standards and Licensure		29 MoReg 2111R	30 MoReg 720W	
19 CSR 30-62.140	Division of Senior Services and Regulation		29 MoReg 2111	30 MoReg 721W	
19 CSR 30-62.142	Division of Health Standards and Licensure		29 MoReg 2116R	30 MoReg 721W	
19 CSR 30-62.150	Division of Senior Services and Regulation		29 MoReg 2116	30 MoReg 721W	
19 CSR 30-62.151	Division of Senior Services and Regulation		29 MoReg 2121	30 MoReg 721W	
19 CSR 30-62.152	Division of Health Standards and Licensure		29 MoReg 2126R	30 MoReg 721W	
19 CSR 30-62.162	Division of Senior Services and Regulation		29 MoReg 2126R 29 MoReg 2126	30 MoReg 722W 30 MoReg 722W	
19 CSR 30-62.172	Division of Senior Services and Regulation		29 MoReg 2130R 29 MoReg 2130	30 MoReg 722W 30 MoReg 722W	
19 CSR 30-62.182	Division of Health Standards and Licensure		29 MoReg 2134R	30 MoReg 722W	
19 CSR 30-62.192	Division of Health Standards and Licensure		29 MoReg 2134R	30 MoReg 723W	
19 CSR 30-62.202	Division of Health Standards and Licensure		29 MoReg 2134R	30 MoReg 723W	
19 CSR 30-62.212	Division of Health Standards and Licensure		29 MoReg 2134R	30 MoReg 723W	
19 CSR 30-62.222	Division of Senior Services and Regulation		29 MoReg 2135R 29 MoReg 2135	30 MoReg 723W 30 MoReg 723W	
19 CSR 30-62.224	Division of Senior Services and Regulation		29 MoReg 2140	30 MoReg 723W	
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19 CSR 30-62.228	Division of Senior Services and Regulation		29 MoReg 2149	30 MoReg 724W	
19 CSR 30-62.230	Division of Senior Services and Regulation		29 MoReg 2152R	30 MoReg 724W	
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19 CSR 30-62.240	Division of Senior Services and Regulation		29 MoReg 2156	30 MoReg 724W	
19 CSR 30-82.050	Division of Senior Services and Regulation		29 MoReg 2305		
19 CSR 30-82.090	Division of Health Standards and Licensure		28 MoReg 2254	20 MoDox 725	
19 CSR 30-86.012	Division of Health Standards and Licensure		29 MoReg 2307	30 MoReg 725 30 MoReg 725	
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19 CSR 50-80.042 19 CSR 60-50	Division of Injury Prevention, Head Injury		29 MORES 2309		
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20 CSR	DEPARTMENT OF INSURANCE Medical Malpractice				28 MoReg 489 29 MoReg 505 30 MoReg 481
20 CSR	Sovereign Immunity Limits				27 MoReg 2319 28 MoReg 2265 30 MoReg 108
20 CSR 200-6.600	Financial Examination		30 MoReg 698R		00
20 CSR 300-2.200	Market Conduct Examinations		30 MoReg 988		
20 CSR 400-1.020	Life, Annuities and Health		This Issue		
20 CSR 400-2.170	Life, Annuities and Health		29 MoReg 1755		
20 CSR 700-1.145	Licensing	This Issue	This Issue		
20 CSR 700-6.100	Licensing	29 MoReg 2209	29 MoReg 1587	30 MoReg 388	
20 CSR 700-6.100	Licensing	29 MoReg 2209	29 MoReg 1587	30 MoReg 388	
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20 CSR 700-6.150					
20 CSR 700-6.150 20 CSR 700-6.160	Licensing		29 MoReg 1593	30 MoReg 389	
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20 CSR 700-6.250	Licensing		29 MoReg 1598	30 MoReg 389	
20 CSR 700-6.300	Licensing		29 MoReg 1598	30 MoReg 389	
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22 CSR 10-2.010	Health Care Plan	30 MoReg 237R	30 MoReg 275R	This IssueR	
		30 MoReg 237	30 MoReg 275	This Issue	
22 CSR 10-2.020	Health Care Plan	30 MoReg 240R	30 MoReg 280R	This IssueR	
		30 MoReg 240	30 MoReg 280	This Issue	
22 CSR 10-2.030	Health Care Plan	30 MoReg 243R	30 MoReg 283R	This IssueR	
		30 MoReg 243	30 MoReg 283	This IssueR	
22 CSR 10-2.045	Health Care Plan	30 MoReg 244R	30 MoReg 283R	This IssueR	
		30 MoReg 244	30 MoReg 284	This Issue	
22 CSR 10-2.055	Health Care Plan	30 MoReg 245R	30 MoReg 284R	This IssueR	
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22 CSR 10-2.070	Health Care Plan	30 MoReg 246R	30 MoReg 285R	This IssueR	
		30 MoReg 246	30 MoReg 285	This Issue	
22 CSR 10-2.075	Health Care Plan	30 MoReg 248R	30 MoReg 286R	This IssueR	
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22 CSR 10-2.080	Health Care Plan	30 MoReg 249R	30 MoReg 288R	This IssueR	
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22 CSR 10-3.010	Health Care Plan	30 MoReg 250	30 MoReg 289	This Issue	
22 CSR 10-3.020	Health Care Plan	30 MoReg 253	30 MoReg 291	This Issue	
22 CSR 10-3.030	Health Care Plan	30 MoReg 256	30 MoReg 294	This Issue	
22 CSR 10-3.070	Health Care Plan	30 MoReg 257	30 MoReg 297	This Issue	
22 CSR 10-3.075	Health Care Plan	30 MoReg 258	30 MoReg 298	This Issue	
22 CSR 10-3.080	Health Care Plan	30 MoReg 259	30 MoReg 299	This Issue	

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Department of Animal Health	Agriculture		
2 CSR 30-2.010	Health Requirements Governing the Admission of Livestock, Poultry and Exotic Animals Entering Missouri	. 30 MoReg 139	May 31, 2005
Department of Certification Standa 9 CSR 30-3.132		. 29 MoReg 2255	May 16, 2005
	Natural Resources nd Resource Assessment Division Sensitive Areas		
Department of	Revenue	C	,
Director of Revenue 12 CSR 10-41.010 12 CSR 10-400.200 12 CSR 10-405.100 12 CSR 10-405.200	Annual Adjusted Rate of Interest	. 30 MoReg 357	July 15, 2005 eptember 15, 2005
Department of Children's Division 13 CSR 35-30.010	Voluntary Placement Agreement Solely for the Purpose of		
13 CSR 35-50.010 Family Support Div	Accessing Mental Health Services and Treatment for Children Under Age Eighteen (18)		
13 CSR 40-110.020 Division of Medical	Federal Income Tax Refund Offset Fee	. 30 MoReg 605 S	eptember 25, 2005
13 CSR 70-4.100 13 CSR 70-10.015 13 CSR 70-10.080 13 CSR 70-10.110	Preventing Medicaid Payment of Expenses Used to Meet Spenddown . Prospective Reimbursement Plan for Nursing Facility Services Prospective Reimbursement Plan for HIV Nursing Facility Services Nursing Facility Reimbursement Allowance	. 30 MoReg 761 S . 30 MoReg 761 S	eptember 27, 2005 eptember 27, 2005
	Health and Senior Services		
19 CSR 20-50.005 19 CSR 20-50.010	mental Health and Communicable Disease Prevention Definitions	-	
19 CSR 20-50.015 19 CSR 20-50.020 19 CSR 20-50.025 19 CSR 20-50.030	Eligibility Requirements for Recipients in the Program Standards and Procedures for Donating Prescription Drugs Standards and Procedures for Accepting Donated Prescription Drugs Standards and Procedures for Inspecting and Storing	. 30 MoReg 141	June 29, 2005 June 29, 2005
19 CSR 20-50.035 19 CSR 20-50.040	Donated Prescription Drugs	. 30 MoReg 145	June 29, 2005
Department of Licensing	Insurance		
20 CSR 700-1.145	Demonstrating Incompetence, Untrustworthiness or Financial Irresponsibility in the Conduct of Variable Life and Variable		
20 CSR 700-6.100	Annuity Business by Insurance Producers		•
20 CSR 700-6.150	and Surety Recovery Agents	-	
	olidated Health Care Plan		
Health Care Plan 22 CSR 10-2.010 22 CSR 10-2.010 22 CSR 10-2.020 22 CSR 10-2.020	Definitions	. 30 MoReg 237	June 29, 2005 June 29, 2005

22 CSR 10-2.030	Contributions	30 MoReg 243 June 29, 2005
22 CSR 10-2.030	Contributions	30 MoReg 243 June 29, 2005
22 CSR 10-2.045	Co-Pay and PPO Plan Summaries	30 MoReg 244 June 29, 2005
22 CSR 10-2.045	Plan Utilization Review Policy	
22 CSR 10-2.055	Co-Pay and PPO Plan Benefit Provisions and Covered Charges .	30 MoReg 245 June 29, 2005
22 CSR 10-2.055	Medical Plan Benefit Provisions and Covered Charges	30 MoReg 245 June 29, 2005
22 CSR 10-2.070	Coordination of Benefits	30 MoReg 246 June 29, 2005
22 CSR 10-2.070	Coordination of Benefits	30 MoReg 246 June 29, 2005
22 CSR 10-2.075	Review and Appeals Procedure	30 MoReg 248 June 29, 2005
22 CSR 10-2.075	Review and Appeals Procedure	
22 CSR 10-2.080	Miscellaneous Provisions	30 MoReg 249 June 29, 2005
22 CSR 10-2.080	Miscellaneous Provisions	30 MoReg 250 June 29, 2005
22 CSR 10-3.010	Definitions	30 MoReg 250 June 29, 2005
22 CSR 10-3.020	Subscriber Agreement and General Membership Provisions	30 MoReg 253 June 29, 2005
22 CSR 10-3.030	Public Entity Membership Agreement and Participation Period .	30 MoReg 256 June 29, 2005
22 CSR 10-3.070	Coordination of Benefits	30 MoReg 257 June 29, 2005
22 CSR 10-3.075	Review and Appeals Procedure	30 MoReg 258 June 29, 2005
22 CSR 10-3.080	Miscellaneous Provisions	

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Orders	Subject Matter	Filed Date	Publication		
	<u>2005</u>				
05-01	Rescinds Executive Order 01-09	January 11, 2005	30 MoReg 261		
05-02	Restricts new lease and purchase of vehicles, cellular phones,		2015 5 262		
05.02	and office space by executive agencies	January 11, 2005	30 MoReg 262		
05-03 05-04	Closes state's Washington D.C. office	January 11, 2005	30 MoReg 264		
05-04	Authorizes Transportation Director to issue declaration of regional or local emergency with reference to motor carriers	January 11, 2005	30 MoReg 266		
05-05	Establishes the 2005 Missouri State Government Review Commission	January 24, 2005	30 MoReg 359		
05-06	Bans the use of video games by inmates in all state correctional facilities	January 24, 2005	30 MoReg 362		
05-07	Consolidates the Office of Information Technology to the Office of Administration's Division of Information Services	January 26, 2005	30 MoReg 363		
05-08	Consolidates the Division of Design and Construction to	Junuary 20, 2005	30 1110100 303		
	Division of Facilities Management, Design and Construction	February 2, 2005	30 MoReg 433		
05-09	Transfers the Missouri Head Injury Advisory Council to the	·	-		
05.10	Department of Health and Senior Services	February 2, 2005	30 MoReg 435		
05-10	Transfers and consolidates in-home care for elderly and disabled individuals from the Department of Elementary and Secondary Education and the				
	Department of Social Services to the Department of Health and Senior Services	February 3, 2005	30 MoReg 437		
05-11	Rescinds Executive Order 04-22 and orders the Department of Health and				
	Senior Services and all Missouri health care providers and others that possess				
	influenza vaccine adopt the Center for Disease Control and Prevention, Advisory				
	Committee for Immunization Practices expanded priority group designations				
	as soon as possible and update the designations as necessary	February 3, 2005	30 MoReg 439		
05-12	Designates members of staff with supervisory authority over selected				
	state agencies	March 8, 2005	30 MoReg 607		
05-13	Creates the Governor's Advisory Council for Plant Biotechnology	April 26, 2005	Next Issue		
	<u>2004</u>				
04-01	Establishes the Public Safety Officer Medal of Valor, and				
	the Medal of Valor Review Board	February 3, 2004	29 MoReg 294		
04-02	Designates staff having supervisory authority over agencies	February 3, 2004	29 MoReg 297		
04-03	Creates the Missouri Automotive Partnership	January 14, 2004	29 MoReg 151		
04-04	Creates the Missouri Methamphetamine Education and Prevention Task Force	January 27, 2004	29 MoReg 154		
04-05	Establishes a Missouri Methamphetamine Treatment Task Force	January 27, 2004	29 MoReg 156		
04-06	Establishes a Missouri Methamphetamine Enforcement and Environmental				
	Protection Task Force	January 27, 2004	29 MoReg 158		
04-07	Establishes the Missouri Commission on Patient Safety and				
	supercedes Executive Order 03-16	February 3, 2004	29 MoReg 299		
04-08	Transfers the Governor's Council on Disability and the Missouri Assistive				
	Technology Advisory Council to the Office of Administration	February 3, 2004	29 MoReg 301		
04-09	Requires vendors to disclose services performed offshore. Restricts agencies	N. 1 17 2004	20 M D 522		
04.10	in awarding contracts to vendors of offshore services	March 17, 2004	29 MoReg 533		
04-10	Grants authority to Director of Department of Natural Resources to	M 20 2004	20 M-D 0/5		
04.11	temporarily waive regulations during periods of emergency and recovery	May 28, 2004	29 MoReg 965		
04-11	Declares regional state of emergency because of the need to repair electrical				
	outages by various contractors, including a Missouri contractor. Allows	May 29 2004	20 MoDog 067		
04.12	temporary exemption from federal regulations	May 28, 2004	29 MoReg 967		
04-12	Declares emergency conditions due to severe weather in all Northern and Central Missouri counties	June 4 2004	20 MoDog 069		
04-13	Declares June 11, 2004 to be day of mourning for President Ronald Reagan	June 4, 2004 June 7, 2004	29 MoReg 968 29 MoReg 969		
04-13	Establishes an Emancipation Day Commission. Requests regular observance	Juile 1, 2004	29 MIUNES 309		
V4-14	of Emancipation Proclamation on June 19	June 17, 2004	29 MoReg 1045		
04-15	Declares state of emergency due to lost electrical service	Julic 17, 2007	27 MIONES 1043		
VT 15	in St. Louis region	July 7, 2004	29 MoReg 1159		
04-16	Orders a special census be taken in the City of Licking	July 23, 2004	29 MoReg 1139 29 MoReg 1245		
04-17	Declares that Missouri implement the Emergency Mutual Aid Compact	Jan, 20, 200 i	27 1101005 1240		
	(EMAC) agreement with the State of Florida	August 18, 2004	29 MoReg 1347		
04-18	Accepts retrocession of federal jurisdiction over the	<i>5</i> ,			

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04-19	Implements the EMAC with the State of Florida, activates the EMAC plan,		
	and authorizes the use of the Missouri National Guard	September 10, 2004	29 MoReg 1430
04-20	Reestablishes the Poultry Industry Committee	September 14, 2004	29 MoReg 1432
04-21	Directs the creation of the Forest Utilization Committee within the		
	Missouri Department of Conservation	September 14, 2004	29 MoReg 1434
04-22	Requests health care providers limit influenza vaccinations to high risk persons. Orders various actions by providers, Missouri Department of Health and Senior Services, and Attorney General's Office regarding		
	influenza vaccine supply.	October 25, 2004	29 MoReg 1683
04-23	Creates the Forest Utilization Committee within the Missouri Department of Conservation. Supersedes and rescinds Executive Order 04-21	October 22, 2004	29 MoReg 1685
04-24	Rescinds Executive Order 03-15	October 22, 2004	29 MoReg 1687
04-25	Rescinds Executive Order 03-27	October 22, 2004	29 MoReg 1688
04-26	Authorizes Adjutant General to recognize Noncommissioned Officers with	·	
	a First Sergeant's ribbon	November 1, 2004	29 MoReg 1791
04-27	Closes state offices Friday November 26, 2004	November 1, 2004	29 MoReg 1792
04-28	Closes state offices Monday, January 10, 2005	December 6, 2004	29 MoReg 2256
04-29	Rescinds Executive Order 04-22	January 4, 2005	30 MoReg 147

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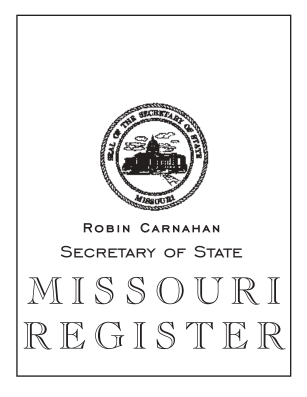
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Office of the Secretary of State

ROBIN CARNAHAN

05/16/05

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